THE NELSON MULLINS

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June 1, 2020

Jocelyn Boyd, Chief Clerk SC Public Service Commission Post Office Drawer 11649 Columbia SC 29211

Re: Windstream Holdings, Inc.; Windstream Services, LLC; Broadview Networks, Inc.; Business Telecom, LLC; CTC Communications Corporation; DeltaCom, LLC; EarthLink Business, LLC; EarthLink Carrier, LLC; Intellifiber Networks, LLC; McLeodUSA Telecommunications Services L.L.C.; Network Telephone, LLC; PAETEC Communications, LLC; Talk America, LLC; The Other Phone Company, LLC; US LEC of South Carolina, LLC; Windstream Communications, LLC; Windstream KDL, LLC; Windstream NuVox, LLC; Windstream South Carolina, LLC

Dear Ms. Boyd:

Please be advised that Windstream Holdings, Inc. and Windstream Services, LLC (collectively, "Windstream"); with Broadview Networks, Inc.; Business Telecom, LLC; CTC Communications Corporation; DeltaCom, LLC; EarthLink Business, LLC; EarthLink Carrier, LLC; Intellifiber Networks, LLC; McLeodUSA Telecommunications Services L.L.C.; Network Telephone, LLC; PAETEC Communications, LLC; Talk America, LLC; The Other Phone Company, LLC; US LEC of South Carolina, LLC; Windstream Communications, LLC; Windstream KDL, LLC; Windstream NuVox, LLC; Windstream South Carolina, LLC (collectively the "Windstream Licensees") are undergoing the transaction described in the attached Application for Approval of the Reorganization and Restructuring, with the Request that the Commission declare it does not object to, or in the alternative, approves of the Transaction ("Application") as outlined in the Application.

[Signature page to follow]

Very truly yours,

ALIFORNIA | OLORADO | DISTRICT OF OLUMBIA | FLORIDA | GEORGIA | MARYLAND | MASSACHUSETTS | NEW YORK

NORTH AROLINA | SOUTH AROLINA | TENNESSEE | WEST VIRGINIA

Jocelyn Boyd, Chief Clerk June 1, 2020 Page 2

/s/ James H. Goldin

James H. Goldin

cc: South Carolina Office of Regulatory Staff
South Carolina Department of Consumer Affairs

STATE OF SOUTH CAROLINA BEFORE THE PUBLIC SERVICE COMMISSION Docket No. 2020- -C

Application of Windstream Holdings, Inc.)		
and Windstream Services, LLC)		
(collectively, "Windstream"); with)	APPLICA	TION
Broadview Networks, Inc.; Business)		
Telecom, LLC; CTC Communications)		
Corporation; DeltaCom, LLC; EarthLink)		
Business, LLC; EarthLink Carrier, LLC;)		
Intellifiber Networks, LLC; McLeodUSA)		
Telecommunications Services L.L.C.;)		
Network Telephone, LLC; PAETEC)		
Communications, LLC; Talk America, LLC	;)		
The Other Phone Company, LLC; US LEC)		
of South Carolina, LLC; Windstream)		
Communications, LLC; Windstream KDL,)		
LLC; Windstream NuVox, LLC;)		
Windstream South Carolina, LLC)		
For Approval of the Reorganization and)		
Restructuring and for Expedited)		
Declaratory Relief)		

Pursuant to S.C. Code Ann. §§ 58-9-280 and 58-9-310, Windstream Holdings, Inc. and Windstream Services, LLC (collectively, "Windstream"); with Broadview Networks, Inc.; Business Telecom, LLC; CTC Communications Corporation; DeltaCom, LLC; EarthLink Business, LLC; EarthLink Carrier, LLC; Intellifiber Networks, LLC; McLeodUSA Telecommunications Services L.L.C.; Network Telephone, LLC; PAETEC Communications, LLC; Talk America, LLC; The Other Phone Company, LLC; US LEC of South Carolina, LLC; Windstream Communications, LLC; Windstream KDL, LLC; Windstream NuVox, LLC; Windstream South Carolina, LLC (collectively the "Windstream Licensees" and in conjunction with Windstream the "Applicants") submit this application ("Application") to respectfully request that the Public Service Commission of South Carolina ("Commission") authorize a two-step transaction (the "Transaction") as part of the reorganization of Windstream. As part of the Transaction, certain Windstream creditors—Elliott Management Corporation and its advisory

affiliates, including Elliott Investment Management, L.P.; Pacific Investment Management Company LLC; Oaktree Capital Group; HBK Capital Management; Franklin Resources Inc.; and Brigade Capital Management, L.P. (collectively, the "First Lien Investors")—will take ownership interests in a reorganized Windstream ("New Windstream") to facilitate Windstream's exit from Chapter 11 Bankruptcy. Approval of this Application will permit Applicants to continue providing high-quality public utility telecommunications services to South Carolina customers without interruption, without a transfer of customers, and without any resulting changes in rates, terms, or conditions of service.

Applicants specifically request that the Commission do the following:

- 1. Approve this Application in connection with the Transaction.
- 2. In the alternative, declare that the Commission does not object to the Transaction.

Emergence of Windstream from Chapter 11 as soon as practicable is critical for the success of the reorganization and the continued competitive viability of Windstream, including its South Carolina operations. Consequently, Applicants propose to complete the Transaction on August 28, 2020. Applicants respectfully request that the Commission grant this Application expedited review and approval so that the Transaction may close as soon as possible, but no later than August 28, 2020.

I. The Parties

A. Windstream

Windstream Holdings, Inc., a Delaware corporation headquartered at 4001 North Rodney Parham Road, Little Rock, Arkansas 72212, is a publicly held company with stock traded in the "Over the Counter" ("OTC") market under the symbol "WINMQ." Windstream Holdings, Inc. is the direct parent of Windstream Services, LLC, a Delaware limited liability company, which is also headquartered at 4001 North Rodney Parham Road, Little Rock, Arkansas 72212.

Windstream, through its subsidiaries, is a leading provider of advanced network communications and technology solutions for consumers, businesses, enterprise organizations, and wholesale customers across the United States.

Windstream's subsidiaries provide voice and data services that enhance the communication capabilities of consumers and businesses in South Carolina. In addition, Windstream's operating subsidiaries supply core transport solutions on a nationwide local and long-haul fiber network currently spanning approximately 150,000 route miles. Windstream's consumer and small business segment includes approximately 1.4 million residential and small business customers that receive voice, broadband, entertainment, and security solutions. Windstream's enterprise business segment offers services such as software-defined wide area networking ("SD-WAN") and unified communications as a service ("UCaaS") to businesses across the U.S., as well as solutions to enable businesses to compete more effectively in the digital economy, and a variety of other data services, such as cloud computing, as well. Windstream's wholesale customer segment leverages its nationwide network to provide 100 Gbps bandwidth and transport services to wholesale customers, including telecommunications companies, content providers, and cable and other network operators.

Several Windstream subsidiaries hold authorization to operate in South Carolina, as discussed below.

B. The Windstream Licensees

Windstream's operating subsidiaries offer services in all fifty states and the District of Columbia. In South Carolina, the Windstream Licensees are authorized to operate pursuant to Certificates of Public Convenience issued and amended in the following dockets:

Broadview Networks, Inc. is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket Nos. 2007-413-C and 2009-452-C on June 11, 2008, and January 6, 2010, respectively.

Business Telecom, LLC is authorized to provide local exchange and resold interexchange services pursuant to Commission authority in Docket Nos. 1988-627-C and 1997-468-C on December 1, 2014.

CTC Communications Corp. is authorized to provide interexchange services pursuant to Commission authority in Docket No. 1995-1052-C on July 8, 2009.

DeltaCom, LLC is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket Nos. 95-1208-C and 96-314-C last reauthorized on May 11, 2009.

EarthLink Business, LLC is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket No. 1999-419-C last reauthorized on September 14, 2011.

EarthLink Carrier, LLC is authorized to provide interexchange service pursuant to Commission authority in Docket No. 94-424-C last amended on September 21, 2011.

Intellifiber Networks, LLC is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket No. 2001-375-C last reauthorized on December 16, 2015.

McLeodUSA Telecommunications Services, LLC is authorized to provide local exchange pursuant to Commission authority in Docket No. 2001-113-C as amended on January 27, 2010 and interexchange services pursuant to Commission authority in Docket No. 1997-207-C as amended on January 27, 2010.

Network Telephone, LLC is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket No. 1998-590-C last amended on September 16, 2015.

PAETEC Communications, LLC is authorized to provide interexchange services pursuant to Commission authority in Docket No. 1998-404-C last amended on December 16, 2015. Talk America, LLC is authorized to provide local exchange pursuant to Commission authority in Docket No. 1997-670-C and interexchange services pursuant to Commission authority in Docket No. 1992-126-C both last reauthorized on September 16, 2015.

The Other Phone Company, LLC is authorized to provide local exchange and interexchange services pursuant to Commission authority in Docket No. 1998-443-C last reauthorized on September 16, 2015.

US LEC of South Carolina, LLC is authorized to provide local exchange and interexchange service pursuant to Commission authority in Docket No. 1997-300-C last reauthorized on March 26, 2008.

Windstream Communications, LLC is authorized to provide local exchange and interexchange service pursuant to Commission authority in Docket No. 2005-399-C last reauthorized on December 16, 2015.

Windstream KDL, LLC is authorized to provide local exchange and interexchange service pursuant to Commission authority in Docket No. 2008-16-C last reauthorized on September 16, 2015.

Windstream NuVox, LLC is authorized to provide local exchange and interexchange service pursuant to Commission authority in Docket No. 1998-129-C last reauthorized on September 16, 2015.

Windstream South Carolina, LLC is an incumbent local exchange carrier ("ILEC").

The Windstream Licensees are subsidiaries of Windstream Holdings and share the same corporate headquarters as Windstream. The Windstream Licensees offer services to residential, business, and government customers in South Carolina.

C. The First Lien Investors

1. The Elliott Entities

Elliott Management Corporation and its advisory affiliates, including Elliott Investment Management, L.P. (collectively, "Elliott"), headquartered at 40 W. 57th Street, New York, New York 10019, manage multi-strategy hedge funds and other investment vehicles with over \$40 billion in assets under management. Elliott is one of the oldest firms of its kind under continuous management. Elliott provides discretionary investment advice and other services to private investment funds and co-investment commitments, trades in securities across the capital structure, and often will take a leading role in event-driven situations to create value or manage risk.

Under the Transaction, Elliott's equity interest in New Windstream would be held through its two principal investment funds: Elliott Associates, L.P., a Delaware limited partnership, and Elliott International, L.P. a Cayman Islands limited partnership. Elliott and its affiliates are anticipated to ultimately hold an estimated aggregate of 40.3% of the voting equity in New Windstream indirectly through an aggregator entity, Nexus Aggregator L.P., a Delaware limited partnership. When the Windstream Licensees initially emerge from Chapter 11 Bankruptcy protection, Elliott will temporarily hold a 49.9% share in New Windstream until the Federal Communications Commission ("FCC") approves the exercise of warrants by foreign investors, described below.

As part of the process of emergence from bankruptcy, certain Windstream Holdings creditors (other than the first lien debtholders noted above) will have the right to obtain equity in post-emergence New

2. Other Parties

The remaining First Lien Investors, consisting of funds controlled by five other investment companies, are anticipated to hold approximately 40.9% of the equity in Windstream postconsummation. As with Elliott, in each case the investment company will control the voting in New Windstream for the funds. These investment companies are: (1) Pacific Investment Management Company LLC ("PIMCO"), and its subsidiaries, which is a global investment management firm that is headquartered at 650 Newport Center Drive, Newport Beach, California 92660 and one of the largest investment management firms in the U.S. with almost \$2 trillion of assets under management; (2) Oaktree Capital Group, and its subsidiaries ("Oaktree"), which is a global investment management firm that is headquartered at 333 S. Grand Avenue, 28th Floor, Los Angeles, California 90071, and has additional offices in eighteen other locations in the United States, Europe, the Middle East, East Asia and Australia; (3) HBK Capital Management ("HBK"), which is an investment firm that is headquartered at 2300 North Field Street, Suite 2200, Dallas, TX 75201, with additional offices in New York, London, and Charlottesville, Virginia; (4) Franklin Resources Inc. (NYSE: BEN), operating as Franklin Templeton ("Franklin"), which is a U.S. global investment firm headquartered at One Franklin Parkway, Building 970, 1st Floor, San Mateo, California 94403; and (5) Brigade Capital Management, L.P., headquartered at 399 Park

Windstream. In addition, a small amount of equity will be allocated to other functions, such as a management incentive plan. As a result, the exact ownership percentages of the new owners of post-emergence New Windstream will not be finalized until the company emerges from bankruptcy and the first step of the two-step process described in this section is completed. It is anticipated that Elliott entities will temporarily hold 49.9% of the voting equity in New Windstream upon initial emergence from bankruptcy, and that Elliott entities will ultimately hold an estimated aggregate of 40.3% of the voting equity in New Windstream. The remaining First Lien Investors controlled by the five other investment companies are expected to hold approximately 40.9% of the voting equity in New Windstream post-consummation, and as subject to the Backstop Commitment Agreement described in the Plan. Windstream Licensees will provide the Commission with an informational notice of consummation at the completion of each step of the process, along with ownership details available at that time.

Avenue, Suite 1600, New York, NY 10022. When the Transaction is completed, it is anticipated that, other than Elliott (as described above), only PIMCO will control an ownership interest of ten percent (10%) or more of New Windstream.

II. Designated Contact

The designated contact for questions concerning this Notice is:

Jamey Goldin, Esq.
Weston Adams, Esq.
Nelson Mullins Riley & Scarborough
1320 Main Street
Meridian- 17th Floor
Columbia, South Carolina 29201
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jamey.goldin@nelsonmullins.com
Weston.adams@nelsonmullins.com
Attorneys for Windstream

with copies to:

For Applicants:	For Elliott:	
Michael Sloan	Samuel Feder	
DAVIS WRIGHT TREMAINE	Iluke Platzer	
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And to:	For First Lien Investors:	
Carol Keith	Meredith Senter	
Nicole Winters	David Keir	
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Nicole.Winters@windstream.com	dkeir@lermansenter.com
	jcarlisle@lermansenter.com

III. Description of the Transaction

On February 25, 2019, Windstream filed voluntary petitions for relief for itself, and its various subsidiaries, including the Windstream Licensees, under Chapter 11 of the Bankruptcy Code in the United States District Court for the Southern District of New York. Following the filing of these petitions and the securing of \$1 billion in debtor-in-possession financing, Windstream's operating subsidiaries, including the Windstream Licensees, continued to provide uninterrupted service to their customers as Windstream negotiated a comprehensive restructuring plan with its creditors. On April 1, 2020, Windstream filed a plan of reorganization proposing a restructuring that would allow it and its subsidiaries to emerge from bankruptcy with a deleveraged capital structure and sufficient liquidity to fund the company's post-emergence business plan,² which was amended on May 6, 2020.³ No competing reorganization plans have been filed or are expected to be filed, and the bankruptcy court has scheduled a hearing to consider confirmation of the plan of reorganization, presently set for June 24, 2020.

As is common in bankruptcy situations, the interests held by the stockholders of Applicants' ultimate parent company, Windstream Holdings, will be canceled and the company will be reorganized as part of the Transaction. The creditors who today hold the first lien debt of

² See Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bankr. S.D.N.Y. entered Apr. 1, 2020); Disclosure Statement Relating to the Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bank. S.D.N.Y. entered Apr. 1, 2020). Copies of the Plan and associated disclosure statement are provided as exhibits to the related application pending before the FCC, which is provided in Exhibit B.

³ Notice of Filing First Amended Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bankr. S.D.N.Y. entered May 6, 2020).

Windstream Services will, when the reorganization is complete, hold 100% of the equity⁴ in the Windstream Licensees' ultimate parent entity, New Windstream.⁵

The Transaction, which is also subject to review and approval by the FCC, is expected to occur in two steps, described below. Windstream and the First Lien Investors are using this two-step process because some of the First Lien Investors' affiliates or subsidiaries that will be acquiring equity interests in New Windstream are registered in other countries and/or have foreign investors. Federal law requires additional review of foreign ownership above defined thresholds in entities that hold certain FCC-issued licenses and federal authorizations held by Windstream affiliates.⁶ Even where, as here, there is no reason to believe that the FCC will disapprove foreign investors' acquisition of equity interests in wireless licensees, approvals of such transactions can take much longer to complete than approvals that do not. At the same time, it is generally important—both economically and operationally—for an entity to emerge from bankruptcy as soon as practicable. As a result, where this type of federal review is required for companies emerging from bankruptcy, the FCC has permitted them to structure their transition to new ownership in two steps.

⁴ The details of the terms on which the new equity interests will be issued are set out in the First Amended Plan of Reorganization, filed with the bankruptcy court on May 6, 2020. A copy of that document is available at http://www.kccllc.net/windstream/document/list/4837. Applicants will provide the Commission with notice of any updates or amendments to the Plan of Reorganization, as well as any relevant orders of the Bankruptcy Court.

⁵ The reorganization may involve *pro forma* changes to the holding company structure and/or internal asset transfers through which New Windstream will become the ultimate parent of Windstream Holdings' subsidiaries including the Windstream Licensees. The precise form of these arrangements is still under consideration, but any such changes will be at the holding company level and will not affect the form or organization of the Windstream Licensees. Applicants will provide the Commission with updated organizational charts depicting any such changes once finalized.

⁶ Windstream Holdings affiliates hold FCC common carrier wireless spectrum licenses and Section 214 authorizations. See generally 47 U.S.C. § 310; In re Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, Notice of Proposed Rulemaking, 31 FCC Rcd 7456, 7458 ¶ 6 (2016).

First, the company emerges from bankruptcy, with its equity acquired by investors whose individual and combined foreign ownership are both below the thresholds for FCC review of foreign investments. At this step, the post-emergence owners with direct or indirect foreign ownership receive, in lieu of equity (in whole or in part), warrants to purchase equity in the future. Then—after the company has emerged from bankruptcy—the entities assigned warrants in the first stage seek FCC approval to exercise those warrants, at which point the FCC reviews the foreign ownership, with the warrants exercised only after FCC approval. This process permits the company to emerge from bankruptcy sooner by deferring the FCC's sometimes lengthy review of foreign ownership issues until after emergence, and allowing FCC review of the first step to be limited to a transfer of ownership to domestic (or mostly domestic) owners.

Under this two-step process, Windstream will emerge from bankruptcy with the First Lien Investors holding a mix of equity interests that do not require FCC review or approval of foreign ownership and warrants in New Windstream.⁷ Then, New Windstream will request FCC approval for the warrant holders to exercise the warrants. Once that approval is granted, the warrants will be exercised, with the First Lien Investors controlling essentially all of the equity of post-bankruptcy New Windstream.

Applicants expect that Windstream will emerge from bankruptcy protection financially stronger and materially better positioned to compete effectively in the U.S. telecommunications and cloud services markets. Applicants also believe that the Transaction is in the best interests of Windstream and their respective employees, suppliers, vendors, creditors, and other key

⁷ The details regarding the terms on which the warrants will be issued are laid out in the documents filed in the Bankruptcy Court noted above.

constituencies. As noted above, Applicants request expedited review and approval of this Application.

Moreover, as part of the bankruptcy proceeding, on March 6, 2020, Windstream filed a motion with the Bankruptcy Court seeking approval of a renegotiated agreement between Windstream and Uniti Group Inc. ("Uniti") for Windstream's use of Uniti's network assets to support its provision of service to its customers. This agreement settles certain claims and causes of action asserted by Windstream during the bankruptcy process against Uniti, permits Uniti to purchase certain fiber assets from Windstream's subsidiaries, contemplates the Windstream Licensees retaining the right to use those portions of the fiber necessary for their operations, and improves via amendment the terms and conditions of the existing Uniti agreement. The Bankruptcy Court has approved this new agreement.

The Transaction take place entirely at the parent level, and will not involve a change of service provider for any customer of the Windstream Licensees. Indeed, the change of ownership of Windstream is expected to be transparent to the Windstream Licensees' customers. Consequently, Applicants submit that customer notice of the Transaction is not required.

⁸ Notice of Debtors' Motion for Entry of an Order Approving the Settlement Between the Debtors and Uniti Group Inc., Including (I) the Sale of Certain of the Debtors' Assets Pursuant to Section 363(B) and (II) the Assumption of the Leases Pursuant to Section 365(A), Case No. 19-22312 (Bank. S.D.N.Y. entered Mar. 6, 2020).

⁹ Windstream and Uniti will be filing a separate application with the Commission for approval of the assignment of the fiber assets noted in the text to Uniti. This assignment is not depended on Windstream's emergence from bankruptcy and raises no discernable regulatory issues or concerns. As a result, as noted in the separate application, Windstream respectfully requests that the Commission approve it promptly.

¹⁰ See Order Approving the Settlement Between the Debtors and Uniti, Case No. 19-22312 (Bank. S.D.N.Y. entered May 12, 2020).

IV. Public Interest Analysis

The Transaction is in the public interest because it will allow Windstream to move forward with a stable capital structure, uninterrupted service, and an increased capability to compete to bring advanced telecommunications services to current and new customers.

Primarily, the proposed transaction will facilitate the emergence of Holdings, Windstream, and its subsidiaries (including the Windstream Licensees) from bankruptcy with substantially less debt and improved operational and leasing arrangements with Uniti, while providing compensation to their creditors. Upon emerging from Chapter 11 protection as financially stronger competitors, they will be well positioned to continue delivery of their comprehensive portfolio of innovating communication solutions to customers in South Carolina and across the United States. Consequently, the Transaction will enhance Windstream's presence in the telecommunication marketplace to the ultimate benefit of customers without harming customers or competitors in any market sector.

Because the Transaction is structured only as a change of ownership at the holding company level, it will not affect any of the operations of Windstream or its subsidiaries. Windstream customers will continue to have the same service providers and will continue to receive substantially the same services and the same rates, terms and conditions of service. Any future changes will result from the normal course of business operations, as was the case prior to the Transaction. The Transaction will not result in any disruption to any customer facing operations such as ordering, service installation, customer service, and billing, which will continue to be provided as before. Indeed, Windstream's emergence from bankruptcy will be transparent to customers, just as the Windstream Licensees' operations have been while under the bankruptcy

process. Accordingly, the Transaction will have no impact on the current customers of the Windstream Licensees and, for all practical purposes, will be imperceptible to customers.

The Transaction will give Windstream and its subsidiaries, including the Windstream Licensees, a new capital structure and access to resources that will enable it to expand its service offerings and to respond to the competitive environment. Furthermore, the Transaction does not raise any competitive concerns. It will not adversely affect competition in the State of South Carolina because it does not contemplate any horizontal or vertical concentration in any market, including South Carolina, and customers will continue to have access to the same competitive alternatives they have today.

Organizational charts, showing the current ownership structure and the ownership structure after the proposed transactions, are attached hereto as Exhibit A.

V. Requested Action

Applicants respectfully asks the Commission to approve the Transaction, or in the alternative, that the Commission declare that it does not object to the Transaction. Applicants further request expedited consideration of this Application and waiver of hearing, all consistent with past precedent of this Commission. Windstream anticipates that the Bankruptcy Court will confirm and approve the Restructuring so as to allow for emergence in August 2020. Windstream is prepared to emerge from bankruptcy as soon as it has secured the necessary regulatory approvals thereafter, including the approval of this Commission. Applicants seek expedited consideration of this Application and waiver of a hearing to ensure that Windstream can emerge from bankruptcy as soon as possible after the Bankruptcy Court grants approval of the Restructuring. Applicants respectfully request that the Commission:

I. Grant expedited consideration, including waiver of a hearing, and approval;

- II. Approve the Transaction as described in this Application; and
- III. Order any additional relief afforded by the South Carolina Code of Laws and the South Carolina Code of Regulations that the Commission determines is appropriate.

Respectfully submitted,

NELSON MULLINS RILEY & SCARBOROUGH LLP

By: /s/ James H. Goldin

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Columbia SC 29201 (803) 255-9708

Attorneys for Windstream Holdings, Inc. and Windstream Services, LLC

Columbia, SC June 1, 2020

CERTIFICATION

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are proven to be willfully false that I am subject to possible punishment by contempt.

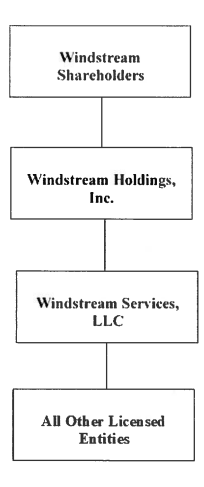
June 1, 2020 By: /s/ Kristi Moody

EVP- General Counsel & Corporate Secretary

Windstream Holdings, Inc.

EXHIBIT A Organizational Charts

Current Structure of Windstream/Windstream Licensees



Organizational Structure of Windstream/Windstream Licensees/Elliott/First Lien <u>Investors</u>

Windstream Post-Transaction Structure

Shows Disclosable interests through Step One and Step Two as Described in the Application

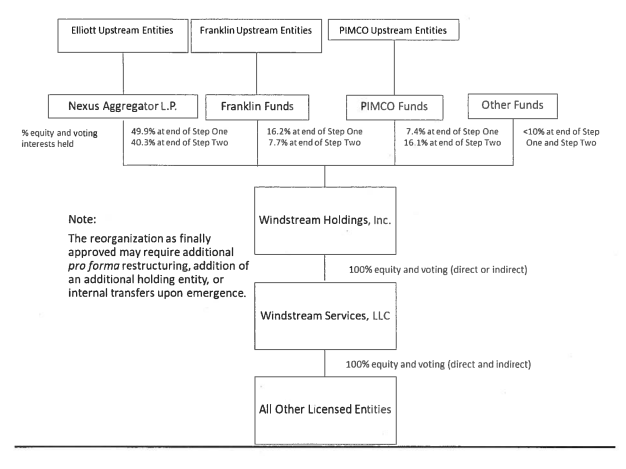


EXHIBIT B FCC Application

CERTIFICATE OF SERVICE

I, James H. Goldin, hereby certify that I have served the persons below a copy of the foregoing Application filed on behalf of Windstream, LLC. and its affiliates via electronic mail on this day, June 1, 2020.

Becky Dover, Counsel

SC Department of Consumer Affairs Email: bdover@scconsumer.gov

Phone: 803-734-4188 Fax: 803-734-4287

Carri Grube - Lybarker, Counsel SC Department of Consumer Affairs Email: clybarker@scconsumer.gov

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Nanette Edwards, Director Email: nedwards@ors.sc.gov Jeffrey M. Nelson, Counsel Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, SC 29201

Email: jnelson@ors.sc.gov Phone: 803-737-0800 Fax: 803-737-0895

/s/ James H. Goldin

James H. Goldin

BEFORE THE Federal Communications Commission WASHINGTON, D.C. 20554

)
) WC Docket No. 20
)
) ITC-T/C-2020
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))
))

To: Chief, Wireline Competition Bureau Chief, International Bureau

CONSOLIDATED APPLICATION FOR CONSENT TO TRANSFER OF CONTROL

Windstream Holdings, Inc., Debtor-in-Possession ("Holdings" or "Transferor") and Windstream Holdings, Inc. ("New Windstream" or "Transferee") (together the "Applicants") hereby seek, pursuant to Section 214 of the Communications Act, as amended (the "Act"), and Sections 63.04 and 63.24 of the Rules of the Federal Communications Commission (the "Commission"), Commission approval for transfer of control of each of the subsidiaries of Holdings, identified below, that holds either a domestic or international Section 214 telecommunications license (collectively, "Windstream" or the "Windstream Companies") for the purpose of emerging from federal bankruptcy protection.

I. <u>DESCRIPTION OF THE PARTIES</u>

See Section I of Attachment 1, "Description of Proposed Transaction and Public Interest Statement."

II. <u>DESCRIPTION OF THE TRANSACTION</u>

See Section I.E. of Attachment 1, "Description of Proposed Transaction and Public Interest Statement." As described therein, the Applicants seek FCC permission to accomplish this transaction in two steps, allowing the Windstream Companies to emerge more quickly from bankruptcy protection at Step One, and deferring consideration of the proposed final ownership structure to Step Two.

III. APPROVAL OF THE REQUESTED TRANSFER OF CONTROL WILL PROVIDE SUBSTANTIAL PUBLIC INTEREST BENEFITS WITH NO COMPETITIVE OR OTHER HARMS

See Section II of Attachment 1, "Description of Proposed Transaction and Public Interest Statement."

IV. INFORMATION REQUIRED UNDER SECTIONS 63.04 AND 63.24 OF THE COMMISSION'S RULES RELATING TO THE TRANSFER OF CONTROL

In support of this Application, the Applicants submit the following information pursuant to Sections 63.04 and 63.24(e) of the Commission's rules, which is the information requested in paragraphs (a)-(d), (h)-(k) and (m)-(p) of Section 63.18. Additional information required by Section 63.04 appears in Attachment 2, "Domestic 214 Addendum."

(a) Name, Address and Telephone Number of Each Applicant

Contact information concerning the Transferor and the Transferee is provided in response to Questions 6 and 7 of FCC Form 214TC with which this narrative statement is associated.

(b) Jurisdictions under which Applicants are Organized

- Windstream Holdings, Inc., Debtor-In-Possession, is a Delaware corporation.
- Windstream Holdings, Inc is a Delaware corporation.

- Windstream Services, LLC, Debtor-In-Possession, is a Delaware limited liability company.
- American Telephone Company (Debtor-In-Possession) is a Delaware limited liability company.
- MassComm Inc, Debtor-In-Possession, is a New York limited liability company.
 - (c) Correspondence concerning this Application should be sent to: (Answer Question 10)

For Transferor and Transferee

Christopher W. Savage Danielle Frappier

Davis Wright Tremaine LLP 1919 Pennsylvania Avenue, NW Suite 800 Washington, D.C. 20006-3401 (202) 973-4200

For First Lien Debtholder Group

Meredith S. Senter, Jr. David S. Keir Jeffrey J. Carlisle

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(d) 214 Authorizations (Answer Question 10)

The following Windstream Companies hold international Section 214 authorizations:

- American Telephone Company (Debtor-In-Possession) holds international
 Section 214 authorization under IB File No. ITC-214-20061201-00539 to
 provide global resale service between the United States and international points.
- MassComm Inc, Debtor-In-Possession holds international Section 214
 authorization under IB File No. ITC-214-20080220-00084 to provide global
 resale service between the United States and international points.
- Windstream Services LLC, Debtor-In-Possession holds international Section 214
 authorization under IB File No. ITC-214-19980925-00658 to provide global
 facilities-based and global resale service.

Other wholly owned Holdings subsidiaries provide international services under Windstream Services, LLC's section 214 authorization pursuant to Section 63.21(h) of the Commission's rules and are identified with an (*) in the listing of domestic Section 214 service providers included in Attachment 2, "Domestic 214 Addendum."

The entities listed in the Domestic 214 Addendum hold domestic Section 214 authorization.

None of the Transferees hold domestic or international Section 214 authorizations.¹

* * * * *

¹ See the Domestic 214 Addendum for additional discussion of pending applications through which Elliott Management Corporation and its advisory affiliates, including Elliott Investment Management, L.P., seek Commission approval to hold a disclosable interest in FCC licensees.

(h) Ten Percent or Greater Interest Holders/Interlocking Directorates (Answer to Question 11 and Question 12)

After consummation of Step One of the Transaction, the following entities will own a ten percent (10%) or greater direct or indirect ownership interest in New Windstream:

Nexus Aggregator, L.P., an investment fund affiliated with Elliott Management Corporation and its advisory affiliates, including Elliott Investment Management, L.P. (collectively, "Elliott"), will hold an estimated **49.9%** share of the equity of New Windstream upon completion of Step One, and ultimately will hold an estimated **40.3%** once Step Two is complete.² Including Nexus Aggregator L.P., the following Elliott entities will hold a disclosable 10% or greater interest in New Windstream following Step One:

Name:

Nexus Aggregator L.P.

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Holding Company

Percentage of Ownership:

an estimated 49.9% voting and equity (indirectly in

the Windstream Companies) via direct interest in

New Windstream

Name:

Elliott Associates, L.P.

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting and 49.4% equity

(indirectly in the Windstream Companies) as 99% equity-holding LP of Nexus Aggregator L.P. and as Managing Member of Nexus Aggregator GP LLC; equity interests in Elliott Associates, L.P. are held

by insulated entities, none of whom hold a disclosable interest in the FCC licensees

² Anticipated Step Two percentages provided herein are subject to the rights offering set forth in note 3 of Attachment 1.

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Name:

Nexus Aggregator GP LLC

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as GP of Nexus

Aggregator L.P.

Name: Address:

Elliott Advisors GP LLC

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as GP of Elliott

Associates, L.P.

Name:

Elliott Special GP, LLC

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as GP of Elliott

Associates, L.P.

Name:

Elliott Capital Advisors, L.P.

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as GP of Elliott

Associates, L.P. and Managing Member of Elliott

Special GP, LLC

Name:

Elliott Asset Management LLC

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as GP of Elliott Capital

Advisors, L.P.

Name:

Braxton Associates, Inc.

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership: an estimated 49.9% voting (indirectly in the

Windstream Companies) as GP of Elliott Capital

Advisors, L.P.

Name:

Paul Singer

Address:

c/o Elliott Management Corporation

40 W. 57th Street

City, State, Zip:

New York, NY 10019

Citizenship:

Delaware

Principal Business:

Investment Activities

Percentage of Ownership:

an estimated 49.9% voting (indirectly in the Windstream Companies) as Managing Member of

Elliott Advisors GP LLC, Managing Member of Elliott Special GP, LLC, Managing Member of Elliott Asset Management LLC, and a controlling interest in Braxton Associates, Inc. (treated as 100% under FCC ownership calculations)

• Franklin Resources Inc. (NYSE: BEN), operating as Franklin Templeton

("Franklin"), will, through various investment funds, control an estimated 16.2%

share of the equity of New Windstream upon completion of Step One, but this

share is expected to be reduced once Step Two is complete, such that it will

ultimately control an estimated 7.7%. Additional information regarding the

Franklin entities is provided at Section I.C. of Attachment 1, "Description of Proposed Transaction and Public Interest Statement."

Pacific Investment Management Company, LLC ("PIMCO") will, through
several investment funds, control a share of the equity of New Windstream of
less than ten percent (10%) at the end of Step One, but upon completion of Step
Two is expected to have an ownership interest exceeding ten percent. This
increase would be subject to favorable action on a separately filed Petition for
Declaratory Ruling, the filing of which is expected to be a condition of the
approval of Step One.

No other entity or individual will own a ten percent (10%) or greater direct or indirect equity or voting interest in the company during Step One of the transaction.

Windstream Services, LLC has interlocking directorates with several foreign carriers, all of which are service providers in Canada and are further described in sections (i) through (k) below. Tony Thomas, who is President and Chief Executive Officer of Windstream, is also President and Chief Executive Officer of Intellifiber Networks, LLC, McLeodUSA Telecommunications Services, LLC, Windstream New Edge, LLC formerly known as EarthLink Business, LLC, and BridgeCom International, Inc., all of which are carriers authorized to provide service in Canada that are wholly-owned subsidiaries of Windstream Services, LLC.

(i) Foreign Carrier Affiliations (Answer to Question 14)

The Applicants certify that, following consummation of the Transaction, the Windstream Companies will continue to be affiliated with four small carriers in Canada.

(j) Foreign Carrier Control in Destination Countries (Answer to Question 15)

As referenced above, the Applicants certify that New Windstream will continue to provide international telecommunications services to Canada, where it will control four wholly owned subsidiaries. Each of these carriers has previously been identified to the Commission as an affiliated foreign carrier pursuant to a Foreign Carrier Affiliation Notification filing as detailed in the chart below:

Name of Affiliated Foreign Carrier	Country	FCN File No.
BridgeCom International, Inc.	Canada	FCN-NEW-20170828- 00004
Windstream New Edge, LLC formerly known as EarthLink Business, LLC	Canada	FCN-NEW-20170828- 00004
Intellifiber Networks, LLC	Canada	FCN-NEW-20120103- 00001
McLeodUSA Telecommunications Services, LLC	Canada	FCN-NEW-20170828- 00004

Each of the disclosable interest holders identified in response to Section IV(h) above is an investment holding company and does not operate as a telecommunications service provider in any U.S. state of foreign country.

(k)&(m) Non-Dominant Carrier Status for Service to Non-U.S. Markets (Answer to Question 16)

Each of the affiliated foreign carriers identified above in the Answer to Question 15 is a non-dominant carrier providing telecommunications and Internet access services within Canada. After consummation of the Transaction, the Windstream Companies will be entitled to a presumption of non-dominant status regardless of their affiliation with the listed Canadian carriers because: (1) Canada is a member of the World Trade Organization; (2) none of the listed carriers is a monopoly provider of telecommunications services in Canada; (3) each of the listed carriers holds far less than fifty percent market share in the Canadian telecommunications

market; and (4) each of the listed carriers lacks market power in Canada to affect competition adversely in the U.S. market.³

* * * * *

(n) Certification with Respect to Special Concessions

This certification is provided in response to Question 21 in FCC Form 214TC to which this narrative is attached.

(o) Certification with Respect to Section 5301 of the Anti-Drug Abuse Act of 1988.

This certification is provided in response to Question 25 in FCC Form 214TC to which this narrative is attached.

(p) Streamlined Processing

Streamlined processing is not requested by the Applicants due to the non-routine nature of certain aspects of this Transaction as outlined in Attachment 1.

³ According to a report released by the Canadian Radio-Television and Telecommunications Commission ("CRTC"), the five largest providers of telecommunications services in Canada accounted for 87% of total revenues in 2017. These company groups are Bell, Quebecor, Rogers, Shaw and TELUS, and are a mix of incumbent telecommunications service providers and cable-based carriers that are facilities-based service providers. None of these service providers is affiliated with Windstream. See CRTC, Communications Monitoring Report 2018 at 96, available at https://crtc.gc.ca/pubs/cmr2018-en.pdf. See 47 C.F.R. § 63.10(a)(3) ("If the U.S. carrier demonstrates that the foreign affiliate lacks 50 percent market share in the international transport and the local access markets on the foreign end of the route, the U.S. carrier shall presumptively be classified as non-dominant").

V. <u>CONCLUSION</u>

For all the foregoing reasons, Applicants respectfully request that the Commission grant all authority necessary for consummation of the transfer of control described herein.

Respectfully submitted,

By:s/ Samuel L. Feder
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*
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May 21, 2020

ATTACHMENT 1

Description of Proposed Transaction and Public Interest Statement

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C.

In the Matter of)	
Windstream Holdings, Inc., Debtor-in-Possession Transferor)))	WC Docket No. 20
and)	
Windstream Holdings, Inc. Transferee))	
Application for Consent to Transfer of Control of Licenses and Authorizations))	

DESCRIPTION OF PROPOSED TRANSACTION AND PUBLIC INTEREST STATEMENT

WINDSTREAM HOLDINGS, INC. WINDSTREAM SERVICES, LLC

Christopher W. Savage Danielle Frappier

of

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Its Counsel

May 21, 2020

SUMMARY

The Applicants request Commission authorization to implement a plan of reorganization for Windstream Holdings, Inc. ("Holdings"), the parent company of Windstream Services, LLC ("Windstream"), allowing them and their subsidiaries to emerge from a bankruptcy proceeding commenced in February 2019. As contemplated by the plan of reorganization, the interests held by the existing stockholders of Holdings will be canceled and the company will be reorganized. The creditors who today hold the first lien debt of Windstream will, when the reorganization is complete, hold 100% of the equity in Holdings. Following consummation of this transaction, Windstream—one of the largest telecommunications and information service providers in the United States with 11,600 employees—will move forward with a stable capital structure, uninterrupted service, and an increased capability to compete to bring advanced services to consumers across the country.

This transaction complies with the Communications Act, other applicable statutes, and the Commission's rules, will result in substantial public interest benefits, and will cause no competitive or other harms. This transaction does not contemplate any horizontal or vertical concentration in any market in which Windstream currently competes, nor will these transactions result in changes to Windstream's customer-facing systems or operations or in any disruption to service. Windstream's emergence from bankruptcy will be transparent to Windstream's customers, just as its operations have been while under the bankruptcy process.

The Applicants are submitting applications seeking approval to transfer control of Windstream's licenses and authorizations to the post-bankruptcy ownership structure. Notably, these applications do not propose a new single individual entity with *de jure* or *de facto* control, but instead propose the replacement of a large group of disparate shareholders with a new group

of shareholders consisting of former debtholders of the company. To facilitate Windstream's prompt emergence from bankruptcy, Applicants request that the Commission approve the present applications as a first step, permitting Windstream to emerge from bankruptcy with aggregate foreign ownership lower than the 25% statutory threshold for indirect interests under Section 310(b)(4) and with no foreign-owned investor holding 10% or more of Holdings' stock. Certain prospective foreign investors would hold warrants entitling them to obtain indirect equity interests in Windstream, but such warrants could not be exercised until another, subsequent Commission approval. Specifically, within thirty days of grant of the present applications (and Windstream's emergence from bankruptcy), Applicants would file a Petition for Declaratory Ruling requesting Commission approval for Windstream to be up to 100% foreign owned, and for specific approval of certain foreign investors. This two-step process advances the public interest by permitting Windstream to emerge from bankruptcy and begin normal operations significantly more quickly than might otherwise be possible.

Given the substantial public interest benefits of the proposed transaction and the absence of public interest harms, the Applicants request that the Commission expeditiously consent to the proposed transaction by granting the associated transfer of control applications and the waivers requested herein.¹

¹ As detailed in Section III of this Application, Applicants request a waiver of the following Commission rules, to the extent that such waivers are necessary to implement the 2-step process described above: 47 C.F.R. §§ 1.5000(a)(1), 1.948, 1.2112, 63.03, 63.04, 63.18, and 63.24.

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C.

In the Matter of)
Windstream Holdings, Inc., Debtor-in-Possession Transferor) WC Docket No. 20)) ITC-T/C-2020 -
and)
Windstream Holdings, Inc. Transferee)
Application for Consent to Transfer of Control of Licenses and Authorizations)))

DESCRIPTION OF PROPOSED TRANSACTION AND PUBLIC INTEREST STATEMENT

Windstream Holdings, Inc., Debtor in Possession ("Holdings"), its subsidiary

Windstream Services, LLC ("Windstream"), and post-bankruptcy Windstream Holdings, Inc.

("New Windstream," and, together with Holdings and Windstream, the "Applicants") request the Commission's consent to the transfer of control of licenses and authorizations held by Windstream and its subsidiaries to effect a transaction under which they will emerge from bankruptcy. The licenses and authorizations subject to these applications include all of Windstream's and its subsidiaries' existing domestic and international Section 214 authorizations, millimeter wave licenses obtained at auction, common carrier fixed-microwave licenses, microwave industrial/business pool licenses, and a variety of additional miscellaneous

² Given the cancellation of the interests held by existing stockholders and the issuance of new equity to new stockholders, the application will refer to post-emergence Windstream Holdings, Inc. as "New Windstream."

wireless licenses. As detailed in Section III, the Applicants request, to the extent the Commission may decide it is necessary, waiver of certain of the Commission's rules to facilitate Windstream's prompt emergence from bankruptcy.

I. BACKGROUND

A. Real Parties in Interest

As described in further detail below, the real parties in interest to the transactions contemplated by these applications are as follows. With respect to the transfer of control of authorizations and licenses held by Windstream, the real parties in interest are (i) New Windstream, (ii) affiliates of Elliott Management Corporation, and (iii) affiliates of Franklin Resources Inc., operating as Franklin Templeton. With respect to the transfer of control of authorizations and licenses held by subsidiaries of Windstream, the real parties in interest are (i) New Windstream, (ii) Windstream, (iii) affiliates of Elliott Management Corporation, and (iv) affiliates of Franklin Resources Inc., operating as Franklin Templeton. The FCC Registration Numbers ("FRNs") of the real parties in interest are provided at Exhibit A.

B. Windstream, Holdings and New Windstream

Windstream, a Delaware limited liability company headquartered at 4001 North Rodney Parham Road, Little Rock, Arkansas 72212, is a wholly-owned direct subsidiary of Holdings with stock traded in the "Over the Counter" ("OTC") market under the symbol "WINMQ," headquartered at the same address in Little Rock, Arkansas. Windstream, through its operating subsidiaries, is a leading provider of advanced network communications and technology solutions for consumers, businesses, enterprise organizations, and wholesale customers across the United States.

Windstream's subsidiaries provide voice and data services that enhance the communication capabilities of consumers and businesses across the U.S. In addition,

Windstream's operating subsidiaries supply core transport solutions on a local and long-haul fiber network currently spanning approximately 150,000 route miles. Windstream's consumer and small business segment includes approximately 1.4 million residential and small business customers that receive voice, broadband, entertainment and security solutions. Windstream's enterprise business segment offers services such as software-defined wide area networking ("SD-WAN") and unified communications as a service ("UcaaS") to businesses across the U.S., offers solutions to enable businesses to compete more effectively in the digital economy, and offers a variety of other data services, such as cloud computing, as well. Windstream's wholesale customer segment leverages its nationwide network to provide 100 Gbps bandwidth and transport services to wholesale customers, including telecommunications companies, content providers, and cable and other network operators.

Windstream's incumbent local exchange carrier ("ILEC") operating subsidiaries offer services to residential, business, and government customers in Alabama, Arkansas, Florida, Georgia, Iowa, Kentucky, Minnesota, Mississippi, Missouri, Nebraska, New Mexico, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, South Carolina, and Texas. Windstream's competitive local exchange carrier ("CLEC") operating subsidiaries offer services, primarily to enterprise business and government customers, in all fifty states and the District of Columbia.

Upon emergence from bankruptcy, and pursuant to a grant of the present applications,
New Windstream will continue to be Windstream's parent, and the ultimate parent of
Windstream's operating subsidiaries, and will indirectly hold all licenses and authorizations held
by Windstream and its subsidiaries today. These changes will not affect the form or organization
of any subsidiaries below Windstream. Applicants will provide the Commission with updated
organizational charts depicting any such changes.

C. Post-Emergence Disclosable Interest Holders

The post-transaction ownership structure of New Windstream and Windstream upon grant of the present applications are shown at Exhibit B.

1. Elliott

As a result of the transactions contemplated by these applications, entities affiliated with Elliott Management Corporation and its advisory affiliates, including Elliott Investment Management, L.P. (collectively, "Elliott"), will, through various investment funds, hold an estimated 49.9% share of the equity of New Windstream upon completion of the first step described below, and ultimately hold an estimated 40.3% once the second step is complete.³

Elliott, headquartered at 40 W. 57th Street, New York, New York 10019, manages multistrategy hedge funds and other investment vehicles with over \$40 billion in assets under management. Elliott is one of the oldest firms of its kind under continuous management. Elliott provides discretionary investment advice and other services to private investment funds and coinvestment commitments, trades in securities across the capital structure, and often will take a leading role in event-driven situations to create value or manage risk.

Under the proposed transaction, Elliott's disclosable equity interest in New Windstream will be held 99% by its investment fund Elliott Associates, L.P. ("EALP"), a Delaware limited

³ After the second step, the ultimate percentage interest held by each disclosable interest holder in New Windstream will depend on the exercise of subscription rights for New Windstream equity interests by creditors including the backstop parties pursuant to the Backstop Commitment Agreement described in the reorganization plan. The post-second step percentages set forth in this application represent the anticipated interests assuming full participation in the rights offering, and (in the event of more limited participation) may ultimately be modestly higher, although this is highly unlikely to result in entities affiliated with Elliott holding an economic interest in New Windstream exceeding 50%. The Applicants will promptly notify the Commission in the event that the exercise of rights under the Backstop Commitment Agreement results in any material changes to the disclosable interest holders, and will confirm final percentages held in New Windstream in applicable post-consummation notices.

partnership. EALP will hold this interest indirectly, through Nexus Aggregator L.P., a Delaware limited partnership, which will directly hold Elliott's equity interest in New Windstream. No disclosable individual or entity above EALP will hold an equity interest in New Windstream. Nexus Aggregator L.P.'s voting interest in New Windstream would be controlled by its general partner Nexus Aggregator GP LLC, a Delaware limited liability company, which, in turn, will be wholly controlled by EALP. EALP's voting interest in New Windstream—through a series of intermediary entities described in Exhibit C—will ultimately be controlled by Paul Singer, a U.S. citizen.

2. Franklin

Franklin Resources Inc. (NYSE: BEN), operating as Franklin Templeton ("Franklin"), will, through various investment funds, control an estimated 16.2% share of the equity of New Windstream upon completion of the first step described below, and ultimately control an estimated 7.7% once the second step is complete.⁴

Franklin is a U.S. investment firm with global operations headquartered at One Franklin Parkway, San Mateo, California 94403. Franklin was founded over 70 years ago, and today manages almost \$600 billion in assets for its clients. The company provides investment management services, trades in securities, and operates over 100 mutual funds.

Franklin's disclosable equity interest in New Windstream will be held by three mutual funds registered with the Securities and Exchange Commission ("SEC") as investment companies under the Investment Company Act of 1940, as amended. Each of the funds is publicly traded and has a unique set of shareholders. The funds are managed by Franklin Mutual

⁴ Subject to the exercise of rights under the Backstop Commitment Agreement described in note 3 *supra*.

Advisers, LLC ("FMA"), a Delaware limited liability company that is registered with the SEC as an investment adviser under the Investment Advisers Act of 1940, as amended. The managing member and sole member of FMA is Franklin/Templeton Distributors, Inc. ("FTDI"), a New York corporation, a registered broker dealer with the Securities and Exchange Commission ("SEC") and a member of Financial Industry Regulatory Authority. FTDI is a wholly-owned subsidiary of Franklin Resources, Inc. ("FRI"), a Delaware corporation and publicly traded company registered with the SEC and whose shares trade on the New York Stock Exchange. Franklin's ownership structure is described in Exhibit D.

D. Other Owners

Funds controlled by four other investment companies are anticipated to hold an estimated 32.1% of the equity of New Windstream upon completion of the first step described below, and ultimately control an estimated 33.2% once the second step is completed. As with Elliott and Franklin, in each case the investment company will control the voting in New Windstream for the funds. These investment companies are: (1) Pacific Investment Management Company LLC ("PIMCO"), and its subsidiaries, which is a global investment management firm that is headquartered at 650 Newport Center Drive, Newport Beach, California 92660 and is one of the largest investment management firms in the U.S. with almost \$2 trillion of assets under management; (2) Oaktree Capital Group, and its subsidiaries ("Oaktree"), which is a global investment management firm that is headquartered at 333 S. Grand Avenue, 28th Floor, Los Angeles, California 90071, and has additional offices in eighteen other locations in the United States, Europe, the Middle East, East Asia and Australia; (3) HBK Capital Management and its

⁵ Subject to the exercise of rights under the Backstop Commitment Agreement described in note 3 *supra*.

subsidiaries, which is an investment firm that is headquartered at 2300 North Field Street, Suite 2200, Dallas, TX 75201, with additional offices in New York, London, and Charlottesville, Virginia; and (4) Brigade Capital Management, LP, and its subsidiaries, which is an investment firm that is headquartered at 399 Park Avenue, Suite 1600, New York, NY 10022.

PIMCO is, ultimately, owned and controlled by Allianz SE, a multinational financial services company headquartered in Munich, Germany. Oaktree is majority owned by Brookfield Asset Management, an asset management company headquartered in Toronto, Canada.

None of these other investment companies will individually have a disclosable interest upon completion of the first step. Upon completion of the second step, it is anticipated that only PIMCO will control an ownership interest of 10% or more.

E. Description of the Transaction

1. Plan of Reorganization

On February 25, 2019, Holdings filed voluntary petitions for relief for itself, Windstream, and Windstream's various subsidiaries under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. Following the filing of these petitions and the securing of \$1 billion in debtor-in-possession financing, Windstream continued to provide uninterrupted service to its customers as it negotiated a comprehensive restructuring plan with its creditors. On April 1, 2020, Holdings filed a plan of reorganization proposing a restructuring that would allow Holdings, Windstream, and Windstream's subsidiaries to emerge from bankruptcy with a deleveraged capital structure and sufficient liquidity to fund the

company's post-emergence business plan,⁶ which was amended on May 6, 2020.⁷ No competing reorganization plans have been filed or are expected to be filed, and the bankruptcy court has scheduled a hearing to consider confirmation of the plan of reorganization on June 24, 2020.

Under the terms of the plan, Windstream's first lien debtholders will equitize a portion of their debt claims against Holdings and Windstream, and receive repayment or replacement loans for the remaining portion. As a result of equitizing their debt and exercising subscription rights and equity commitments in connection with the plan, the existing holders of first lien debt of Windstream, considered as a group, will acquire 100% of the equity of New Windstream (subject to dilution resulting from, among other things, an equity management incentive plan). However, as noted above, no entity is anticipated to obtain either *de jure* control of New Windstream (50% or more of New Windstream's equity) or *de facto* control of New Windstream. The plan contemplates that Applicants will secure exit financing in an amount up to \$3,250,000,000 (inclusive of a target \$750,000,000 in committed revolving credit facilities expected to be undrawn at close), a portion of which will be used, among other things, to repay or replace the company's existing first lien debt. The plan contemplates that some of Applicants' other debt obligations will be discharged, with certain creditors receiving cash payments. As a result of the

⁶ See Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bankr. S.D.N.Y. entered Apr. 1, 2020); Disclosure Statement Relating to the Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bankr. S.D.N.Y. entered Apr. 1, 2020);

⁷ Notice of Filing First Amended Joint Chapter 11 Plan of Reorganization of Windstream Holdings, Inc. et al., Pursuant to Chapter 11 of the Bankruptcy Code, Case No. 19-22312 (Bankr. S.D.N.Y. entered May 6, 2020). Applicants will provide the Commission with notice of any updates or amendments to the Plan of Reorganization, as well as any relevant orders of the Bankruptcy Court.

reorganization, the company's debt will be reduced by approximately 50%. Thus, the proposed transaction will deleverage the company and place it on a sound financial footing.

Moreover, as part of the bankruptcy proceeding, on March 6, 2020, Holdings filed a motion with the Bankruptcy Court seeking approval of a renegotiated agreement among Holdings, Windstream, and Uniti Group Inc. ("Uniti") for Windstream's lease of Uniti's network assets to support its provision of service to its customers.⁸ As part of this agreement (which also settles certain claims and causes of action asserted by Holdings and Windstream against Uniti during the bankruptcy process), in addition to certain amended lease terms, Uniti will contribute up to \$1.75 billion for investment in the network to support more extensive deployments of fiber throughout Windstream's service areas, resulting in expanded availability of 1 Gigabit broadband speeds for consumers and small and medium businesses in Windstream's ILEC footprint, and a stronger network to deliver advanced communications solutions to customers in Windstream's CLEC footprint. Specifically, Uniti has committed to fund up to a range of \$125 million to \$225 million in network improvements per year for each of the ten years starting in 2020, including up to \$125 million in loans for equipment purchases related to network upgrades or customer premises equipment.⁹ These investments, along with the new capital structure that Windstream will be able to achieve after emergence, will allow New Windstream to expand 1 Gigabit fiber-based internet service and execute a post-emergence business plan that enhances New Windstream's competitive position and the network it leases. Uniti will further purchase

⁸ Notice of Debtors' Motion for Entry of an Order Approving the Settlement Between the Debtors and Uniti Group Inc., Including (I) the Sale of Certain of the Debtors' Assets Pursuant to Section 363(B) and (II) the Assumption of the Leases Pursuant to Section 365(A), Case No. 19-22312 (Bankr. S.D.N.Y. entered Mar. 6, 2020).

⁹ *Id.* at 10.

certain assets from the Applicants for an aggregate price of approximately \$285 million; and make certain cash payments totaling approximately \$490 million over 20 quarterly installments. In addition, as part of the renegotiated agreement, certain Windstream operating subsidiaries will assign some optical fiber assets to Uniti as part of the overall plan for Windstream to emerge from bankruptcy. The court approved the agreement on May 8, 2020. 10

As noted above, pursuant to the reorganization, New Windstream will become the ultimate parent company of Windstream's operating subsidiaries and will indirectly hold its licenses and authorizations.¹¹ The plan will be implemented following the regulatory approvals from the Commission contemplated herein as well as, where required under applicable state law, the public utility commissions in states where Windstream operates.

2. Proposed Two-Step Process

Operating as a debtor-in-possession imposes costs on Windstream that will not be incurred once it has emerged from bankruptcy. Once that has occurred, Windstream may use the funds presently covering those costs for Windstream's business. For this reason, to facilitate the company's prompt exit from bankruptcy, Applicants propose a two-step process under which, as a first step, New Windstream and its subsidiaries would emerge from bankruptcy with aggregate foreign ownership lower than the 25% statutory limit for indirect interests under Section

¹⁰ See Order Approving the Settlement Between the Debtors and Uniti, Case No. 19-22312 (Bankr. S.D.N.Y. entered May 12, 2020). Windstream is filing a separate application under Section 214 for approval of the assignment of the fiber assets noted in the text to Uniti. This assignment is not dependent on Windstream's emergence from bankruptcy and raises no discernable regulatory issues or concerns. As a result, as noted in the separate application, Windstream respectfully requests that the Commission approve it promptly.

¹¹ The reorganization may ultimately call for *pro forma* restructuring, addition of an additional holding entity, or internal transfers upon emergence, in which case the Applicants will amend this application.

310(b)(4) and no foreign entity holding an indirect voting or equity interest of 10% or greater ("Step One"). At that stage, various prospective foreign indirect investors in New Windstream would hold warrants entitling them to obtain indirect equity interests. Such warrants could not be exercised until Commission approves a higher level of foreign investment ("Step Two").

In Step Two, within thirty days after Windstream has emerged from bankruptcy, the thenowners of New Windstream would file a Petition for Declaratory Ruling with the Commission requesting approval to permit the exercise of the warrants which, when exercised, would lead to the acquisition by foreign entities of indirect interests in New Windstream with interests sufficient for disclosure or specific approval in some cases, and in the aggregate greater than 25% ("Step Two"). Specifically, the Petition for Declaratory Ruling would seek authorization of New Windstream to be up to 100% foreign owned and for specific approval of any foreign investors exceeding Commission thresholds including a foreign Elliott affiliate, as well as PIMCO and Oaktree and their affiliated entities.¹² The warrants would not be exercisable until after that approval has been granted.¹³ This two-step process will allow New Windstream,

¹² It is possible that the petition for declaratory ruling will also seek authorization for other investors that are estimated to hold 5% or less of New Windstream's equity at the conclusion of Step Two, but who may wish to acquire a larger interest after grant of the petition.

¹³ See Applications Granted for the Transfer of Control of Fusion Connect, Inc., Debtor-In-Possession, and Subsidiaries, Public Notice, 35 FCC Rcd 409 (WCB, IB 2020) ("Fusion Connect Notice"); Liberman Television of Dallas License LLC, Debtor-in-Possession et al., Order, 34 FCC Rcd 8543 (MB 2019) ("Liberman Order") (both permitting a two-step process using an initial distribution of special warrants in lieu of equity that advances the public interest by permitting licensees to emerge from bankruptcy and begin normal operations more quickly than would otherwise be possible).

Windstream and their subsidiaries to efficiently emerge from bankruptcy and avoid the significant administrative cost of remaining in bankruptcy for an extended period of time. ¹⁴

With regard to these immediate applications for Step One, the Commission's rules state that "[i]n calculating foreign equity and voting interests, the Commission does not consider convertible interests such as options, warrants and convertible debentures until converted, unless specifically requested by the petitioner, i.e., where the petitioner is requesting approval so those rights can be exercised in a particular case without further Commission approval." Applicants are not requesting approval of the exercise of the warrants at Step One, so the Commission need not consider the warrants at this stage.

F. Standard of Review

The Commission assesses transfers of control under Sections 214(a) and 310(d) of the Communications Act, granting a proposed transfer upon determining that it serves the public interest, convenience and necessity. The Commission makes this determination by first assessing whether the proposed transaction complies with "specific provisions of the Act, other applicable statutes, and the Commission's rules." If the proposed transaction does not violate a statute or rule, then the Commission assesses whether the transaction will result in public interest

¹⁴ As detailed in Section III below, applicants request that the Commission waive the following provisions of its rules to the extent needed to approve the 2-step process described above: 47 C.F.R. §§ 1.5000(a)(1), 1.948, 1.2112, 63.03, 63.04, 63.18, and 63.24.

¹⁵ 47 C.F.R. § 1.5001 Note to paragraph (i)(3)(ii)(A); see also Review of Foreign Ownership Policies for Common Carrier and Aeronautical Radio Licensees under Section 310(b)(4) of the Communications Act of 1934, as Amended, Second Report and Order, 28 FCC Rcd 5741, 5774 n. 171 (2013).

¹⁶ Level 3 Communications, Inc. and CenturyLink, Inc., Memorandum Opinion and Order, 32 FCC Rcd 9581, 9585, ¶ 8 (2017) ("Level 3/CenturyLink Order").

harms, including whether the transaction will result in any anti-competitive effect, and whether any such harms can be ameliorated by narrowly tailored, transaction-specific conditions.¹⁷ The Commission then weighs any harms against the public interest benefits of the transaction, with the applicant bearing "the burden of demonstrating that the transaction will not violate or interfere with the objectives of the Act or Commission rules, and that the predominant effect of the transaction will be to advance the public interest." The Commission may approve a transaction that is unlikely to raise public interest concerns or "if the Commission is able to find that narrowly tailored, transaction-specific conditions are able to ameliorate any public interest harms and the transaction is in the public interest." ¹⁹

II. THE PROPOSED TRANSACTION WILL RESULT IN SUBSTANTIAL PUBLIC INTEREST BENEFITS AND NO COMPETITIVE OR OTHER HARMS

The proposed transaction will not violate the Communications Act or any Commission rules or policies. The proposed transaction will not result in any change in Windstream's ongoing operations that would threaten to take it out of compliance with any of its regulatory

¹⁷ *Id.* at 9585-86, ¶ 9.

¹⁸ SBC Communications Inc. and BellSouth Corp., Memorandum Opinion and Order, 15 FCC Rcd 25459, 25464, ¶ 13 (2000) ("SBC/Bell South Order"); see also Frontier Communications Corporation and Verizon Communications Inc., Memorandum Opinion and Order, 30 FCC Rcd 9812, 9815, ¶¶ 8, 9 (2016) ("Frontier/Verizon Order") (explaining that the balancing test weighs potential harms of a transaction with, among other things, a "preference to protect and promote competition in relevant markets, accelerate private-sector deployment of advanced services, ensure a diversity of license holdings").

¹⁹ Id. at 9586, ¶¶ 10-11; see also SBC/Bell South Order, 15 FCC Rcd at 25464, ¶ 13 (The Commission reviews "(1) whether the transaction would result in the violation of the Act or any other applicable statutory provision; (2) whether the transaction would result in a violation of Commission rules; (3) whether the transaction would substantially frustrate or impair the Commission's implementation or enforcement of the Act or interfere with the objectives of that and other statutes; and (4) whether the transaction promises to yield affirmative public interest benefits").

obligations or commitments. Windstream remains committed to meeting its obligations to complete deploying broadband facilities in areas in which it was awarded Connect America Fund Phase II funding.²⁰ Moreover, the Commission has repeatedly validated Windstream's qualifications to hold licenses and authorizations.²¹

The proposed transaction will generate substantial benefits and result in no countervailing harms. Primarily, the proposed transaction will facilitate the emergence of New Windstream, Windstream, and its subsidiaries from bankruptcy with substantially less debt and improved operational and leasing arrangements with Uniti, while providing compensation to their creditors. As a general matter, "the Commission has long recognized the clear public interest benefits in a license or authorization holder being able to assign or transfer control of its license or authorization freely." With regard to bankruptcies, the Commission has stated that an emergence through a successful settlement of outstanding debt obligations is, in and of itself, a substantial public interest benefit:

[F]acilitating a telecommunications service provider's successful emergence from bankruptcy advances the public interest by providing economic and social benefits, especially including the compensation of innocent creditors. It is the Commission's policy to support the goals of the bankruptcy laws and, where

²⁰ See "Windstream Meets Its CAF II Broadband Deployment Milestones for 2019," available at https://news.windstream.com/news/news-details/2020/Windstream-Meets-Its-CAF-II-Broadband-Deployment-Milestones-For-2019/default.aspx (last visited May. 16, 2020) ("The company will complete deployment to 100 percent of its CAF II locations by the program's Dec. 31, 2020 deadline").

²¹ See, e.g., Wireless Telecommunications Bureau Grants 24 GHz Band Upper Microwave Flexible Use Licenses, Auction 102, Public Notice, DA 19-1258 (released Dec. 11, 2019), Attachment A at 43-44 (granting 24 GHz licenses won at auction to Windstream following review of the company's long form application).

²² T-Mobile US, Inc. and Sprint Corp., Memorandum Opinion and Order, Declaratory Ruling, and Order of Proposed Modification, 34 FCC Rcd 10578, 10596, ¶ 41 (2019); see also Level 3/CenturyLink Order, 32 FCC Rcd at 9585, ¶ 8.

possible, to accommodate those goals with the goals inherent in the Communications Act, which we are charged to implement.²³

Put another way, "facilitating the retirement of debt and improving access to capital" can result in "significant public interest benefits."²⁴ In the present case, the Commission's approval is a necessary condition for the emergence from bankruptcy and realization of the benefits provided through the reorganization process.

The Commission also considers that enabling a company to emerge from bankruptcy produces a public interest benefit by allowing a company to avoid service disruption to customers. In Windstream's case, its wireline, fixed wireless and broadband customers, whether residential, business or enterprise, and whether through its ILEC and CLEC operations, will all benefit from continuing to have access to uninterrupted telecommunications and information services. The proposed transaction will not affect any of the operations of Windstream or its subsidiaries. Windstream customers will continue to have the same service providers and will continue to receive substantially the same services and the same rates, terms and conditions of service. Any future changes will result from the normal course of business operations, as was the case prior to the proposed transaction. The proposed transaction will

²³ WorldCom, Inc. and its Subsidiaries and MCI, Inc., Memorandum Opinion and Order, 18 FCC Rcd 26484, 26503, ¶ 29 (2003) ("WorldCom/MCI Order"); see also Space Station System Licensee, Inc. and Iridium Constellation LLC, Memorandum Opinion and Order, 17 FCC Rcd 2271, 2289, ¶ 44 (2002) (consummating a reorganization through bankruptcy serves "the public interest by furthering the equitable purposes of the Federal Bankruptcy Act").

 $^{^{24}}$ DBSD North America, Inc. and DISH Network Corp., Order, 27 FCC Rcd 2250, 2261, \P 26 (2012).

²⁵ WorldCom/MCI Order, 18 FCC Rcd at 26504, ¶ 30.

result in no disruption to any customer facing operations such as ordering, service installation, customer service, and billing, which will continue to be provided as before.

Separately, the Commission has recognized that allowing a company to emerge from bankruptcy can maintain a viable competitor and thus "serves the competitive goals of the Act and the public interest." This proposed transaction will not create any new combinations and is thus incapable of generating anticompetitive horizontal or vertical concentration. Moreover the proposed transaction will not otherwise enable Windstream to engage in anticompetitive behavior in any market. Windstream will continue to face competition in its service areas from a variety of different providers using different network technologies.

Indeed, approval of the transfer of control will increase competition. It will allow a much more stable and solvent Windstream with a stronger capital structure and better access to capital. Freed from the operational constraints of bankruptcy, Windstream will be better able to drive investment in faster services, enhanced customer service, and competitive offerings for the residential and enterprise markets. In particular, the Commission's approval of the reorganization and emergence from bankruptcy will enable Windstream to:

 $^{^{26}}$ *Id.* at 26504, ¶ 31.

²⁷ An application currently pending before the Commission, if approved, would result in Elliott holding a non-controlling minority interest in LogMeIn, Inc. ("LogMeIn"), a provider of web conferencing and web event platforms and services that holds telecommunications authorizations issued by the Commission and various state regulators. *See* ECFS Docket No. 19-396; IB File Nos. ITC-T/C-20191230-00203, ITC-T/C-20191230-00204, ITC-T/C-20191230-00205, ITC-T/C-20191230-00206; *Joint Domestic and International Section 214 Application Filed for the Transfer of Control LogMeIn, Inc. from its current shareholders to Logan Parent LLC.* Disclosures regarding Elliott's pending investment in LogMeIn are provided in the accompanying Section 214 transfer application. Approval of both applications by the Commission, however, would not result in Elliott holding a controlling in either Windstream or LogMeIn, and the Unified Communications as a Service ("UCaaS") marketplace is in any event highly competitive and represents only a small portion of Windstream's current business.

- start accessing the benefits of Windstream's renegotiated agreement with Uniti, under which up to \$1.75 billion in network capital improvements will support an expanded fiber-optic network which will enable Gigabit speeds—enhancing the broadband capabilities available to both residential and small and medium businesses and placing Windstream in a better position to offer competitive alternatives to services offered by cable operators;
- invest in its enterprise service capabilities and other competitive service offerings incorporating next generation technologies geared towards large business customers, strengthening its ability to provide a competitive alternative to incumbent providers' services;
- continue its investments in customer service and support, enhancing its customer experience and satisfaction; and
- better position itself, with enhanced financial and operational flexibility, to participate in Commission broadband deployment funding auctions, such as the Rural Digital Opportunity Fund.

With far less debt, access to an improved network, and better access to capital,

Windstream will accordingly be positioned as a stronger competitor for both the residential and
small and medium business markets inside its ILEC footprint and for the enterprise market
outside of it. These advances serve the public interest.²⁸

In sum, the transaction will not violate any statute or rules, will result in no public interest harms, and will directly result in significant public interest benefits that have been long-recognized by the Commission. The emergence from bankruptcy contemplated by the proposed transactions will result in a better capital structure for Windstream, a better arrangement with Uniti, and a stronger competitive landscape for American consumers.

²⁸ See Frontier/Verizon Order, 30 FCC Rcd at 9825-29, ¶¶ 31, 32, 34, 38 (finding that improved broadband services made possible by a transaction would likely result in benefits to consumers).

III. WAIVER REQUEST

A. Summary of Relief Requested

As referenced above in the Description of the Transaction, the Applicants request—to the extent required—a waiver of certain Commission rules and processing policies to seek approval of the transfer of control of Windstream as a two-step process. In Step One, certain parties eligible to obtain equity under the Plan of Reorganization would be issued special warrants sufficient to ensure that, following the completion of Step One, (1) no non-U.S.-organized entity holds a ten percent or greater voting or equity interest in New Windstream and (2) the aggregate foreign equity and voting interests in New Windstream would remain below the 25% threshold under Section 310(b) of the Act.

In Step Two of the transaction, the Applicants would file, no later than thirty days following the approval of Step One, a Petition for Declaratory Ruling effectively seeking Commission approval to permit exercise of the special warrants issued at consummation of Step One. The Step Two Petition would include requests for specific approval of each foreign-owned investor that would have sufficient post-exercise voting or equity ownership stakes in New Windstream to require approval. The Petition would also seek advance approval for New Windstream to be up to 100% foreign-owned in the aggregate, consistent with the Commission's Rules governing such requests.

As explained above, this two-step process would allow New Windstream, Windstream, and their subsidiaries to emerge expeditiously from bankruptcy protection and to avoid the adverse consequences that could result from a delay in implementing the Plan of Reorganization. Operating as a debtor-in-possession imposes significant financial and operational burdens on Windstream, such as a potential need to incur additional indebtedness to maintain liquidity. A prompt emergence from bankruptcy will allow the company to resume normal operations and

will have significant public interest benefits, including providing even greater assurance of continuity of service to customers.

B. Background

The Commission has historically refrained from considering pre-paid warrants as present interests for calculating ownership in Commission-regulated entities, a position consistently adhered to in cases covering myriad types of Commission licenses subject to the limitations on foreign ownership under Section 310(b) of the Communications Act. Accordingly, it is well-established that "an option held by an alien to buy stock in a licensee or the parent of a licensee is not cognizable until exercised." Indeed, the notes to the current rules governing petitions for declaratory ruling under Section 310(b) provide that in "calculating foreign equity and voting interests, the Commission does not consider convertible interests such as options, warrants and convertible debentures until converted, *unless specifically requested by the petitioner*, *i.e.*, where the petitioner is requesting approval so those rights can be exercised in a particular case *without further Commission approval*." Here, of course, the Applicants specifically request that warrants *not* be considered at Step One, and that, consistent with the note to the rules, such consideration be deferred to Step Two.

See WWOR-TV, Inc., Memorandum Opinion and Order, 6 FCC Rcd 6569 (1991). See also Stratos Global Corp. and Robert M. Franklin, Memorandum Opinion and Order and Declaratory Ruling, 22 FCC Rcd 21328, 21361, ¶ 78 (2007) ("The Commission has long held that future interests such as warrants, options and convertible debt do not constitute capital stock until exercised or converted and, thus, are not relevant to the foreign ownership analysis"); Tribune Company and its Licensee Subsidiaries, Debtors in Possession, et al., Memorandum Opinion and Order, 27 FCC Rcd 14239, 14245 n.32 (MB 2012); NextWave Personal Communications, Inc., Memorandum Opinion and Order, 12 FCC Rcd 2030, 2051, ¶ 46 (WTB 1997); BBC License Subsidiary, L.P., Memorandum Opinion and Order, 10 FCC Rcd 10968, 10973 n.12, citing Univision Holdings, Inc., Memorandum Opinion and Order, 7 FCC Rcd 6672, 6674, ¶ 8 (1992), recon. denied, 8 FCC Rcd 3931 (1993).

³⁰ 47 C.F.R. §1.5001(i), Note to paragraph (i)(3)(ii)(A) (emphases added).

At the suggestion of Commission staff, Applicants seek this temporary and limited waiver to ensure that the special warrants will not be deemed to be equivalent to present equity and therefore subject to Commission approval even without a pending request for their exercise. In recent cases, without definitively deciding this issue, three different Bureaus have granted two specific requests for waiver of Commission Rules governing transfers of control of domestic and international Section 214 authorizations, as well as broadcast and common carrier Title III licenses subject to Section 310(b) of the Communications Act, for the specific purpose of permitting a two-step approval process like that contemplated here. These waivers allowed companies to emerge from bankruptcy without considering interests convertible to equity in step one, but conditioned grant of the waivers upon deferring review of these interests to an immediate second-stage of review.

Delayed consideration of certain potential foreign ownership stakes is warranted to permit a regulatee subject to Section 214 transfer of control review and/or Section 310(b) ownership limits to emerge quickly from bankruptcy without the need for protracted regulatory review of non-U.S. ownership stakes. The equitable powers and role of the Bankruptcy Court in overseeing the Chapter 11 process provide a critical distinction from cases in which warrants are issued in a negotiated private license acquisition. Such was the case in each of the two waiver requests noted above that were granted in order to allow two-step review, permitting early emergence from bankruptcy.

³¹ See Fusion Connect Notice, 35 FCC Rcd at 413; Liberman Order, 34 FCC Rcd at 8551, ¶16 (both permitting a two-step process using an initial distribution of special warrants in lieu of equity that advances the public interest by permitting licensees to emerge from bankruptcy and begin normal operations more quickly than would otherwise be possible).

C. Justification for Waiver

This Application implicates the same basic set of facts as the waiver decisions discussed above: like those applicants, Windstream seeks to emerge from bankruptcy pursuant to a plan expected to receive court approval in the near term.³² The special warrants to be issued upon emergence at Step One will allow the holders to purchase equity in New Windstream only after all necessary Commission approvals have been granted in Step Two.

The foreign interests that will be considered at Step Two are the types of foreign interests in U.S. Title III licensees and Section 214 authorization holders that the Commission routinely approves following appropriate regulatory review. They are German and Canadian investors in well-established U.S.-based investment management companies and investment vehicles established under the laws of nations like Bermuda and the Cayman Islands. These kinds of investments, from countries with long-standing productive relationships with the United States and important trade and security partners, are commonplace.

This is not a circumstance where a foreign carrier seeks a controlling interest in a U.S. carrier or where ownership interests would be held or controlled by countries with an adversarial trade or security relationship with the United States. Thus, while the foreign ownership interests can be fully vetted prior to the closing of Step Two, there should be no concern about allowing Step One to proceed before that review is completed.³³

³² See, e.g., Liberman Order, 34 FCC Rcd at 8550, ¶14 ("It is the Commission's longstanding practice to accommodate federal bankruptcy law when doing so will not unduly interfere with its public interest obligations under the Act").

³³ See, e.g., Liberman Order, 34 FCC Rcd at 8550, ¶ 14 ("[G]rant of the waiver effectively provides interim Section 310(b)(4) authority only, in order to enable the prompt emergence of the LBI Debtors from bankruptcy, while preserving the Commission's ability to review and rule on LBI's foreign ownership following such emergence"), citing *Mobile Satellite Ventures* Subsidiary LLC and SkyTerra Communications Inc., Order, 23 FCC Rcd 4436, 4444, ¶ 18 (2008)

Enabling a prompt emergence from bankruptcy will also lead to significant and immediate public interest benefits. As the Commission has found, facilitating successful and timely emergence from bankruptcy "advances the public interest by providing economic and social benefits, especially including the compensation of innocent creditors." In addition, allowing Windstream to emerge from bankruptcy will enable New Windstream to focus entirely on improving service to its customers. The net result is clear: the expedited emergence of Windstream and its subsidiaries from bankruptcy with substantially less debt and improved operational arrangements will preserve current service to customers and foster greater near-term competition in local markets for telecommunications services across the country.

D. Request for Relief

The Commission may waive any of its rules if "good cause" is demonstrated.³⁶ In general, waiver is appropriate if (1) special circumstances warrant a deviation from the general rule; and (2) such deviation would better serve the public interest than would strict adherence to

⁽granting the petitioners authority to hold on an interim basis up to a non-controlling 49.99% equity and voting interest in SkyTerra Communications subject to and without prejudice to any action the Commission may take on the associated request for permanent authority). See also Fusion Connect Notice, 35 FCC Rcd at 413.

³⁴ Fusion Connect Notice, 35 FCC Rcd at 413 (quoting WorldCom/MCI Order, 18 FCC Rcd at 26503, ¶29 (2003)). See also LaRose v. FCC, 494 F.2d at 1146, n.2 (stating that in applying its policies where an application arises from bankruptcy, the Commission should consider "the public interest in the protection of innocent creditors").

³⁵ See, e.g., Liberman Order, 34 FCC Rcd at 8551, ¶ 15 ("[P]rompt grant of the Applications, subject to waiver, will expedite LBI Debtors' emergence from bankruptcy and facilitate operational improvements made possible by new ownership.").

³⁶ See 47 C.F.R. § 1.3; Northeast Cellular Tel. Co. v. FCC, 897 F.2d 1164 (D.C. Cir. 1990); WAIT Radio v. FCC, 418 F.2d 1153 (D.C. Cir. 1969).

that the relief requested will not undermine the policy objective of the rule in question and will otherwise serve the public interest.³⁸ In determining whether waiver is appropriate, it is well-established that the Commission should "take into account considerations of hardship, equity, or more effective implementation of overall policy."³⁹

Each of these factors applies in this case. As detailed in the foregoing section, favorable action will produce both public and private benefits by promoting competition and consumer welfare. In contrast, delaying Windstream's emergence from bankruptcy would impose significant hardships on the Applicants and could have an adverse impact both on Windstream customers and on competition in markets in which Windstream operates.

Accordingly, to the extent required to expedite initial review and permit a two-step approval process, the Applicants seek a temporary and limited waiver of Sections 1.5000(a)(1), 1.948. 1.2112, 63.03, 63.04, 63.18, and 63.24 of the Commission's Rules to the extent that any of these rules might require immediate scrutiny of pre-paid warrants contemporaneously with approval of present equity interests in Windstream that would exist at emergence. Applicants understand that such a waiver will be conditioned on filing of a Petition for Declaratory Ruling seeking approval to exercise the special warrants in Step Two of the proposed transaction within 30 days of Windstream's emergence from bankruptcy. 40

³⁷ See Northeast Cellular, 897 F.2d at 1166.

³⁸ See WAIT Radio, 418 F.2d at 1157.

³⁹ *Id.* at 1159.

⁴⁰ See Fusion Connect Notice, 35 FCC Rcd at 413-14 (granting the applications and waiver requests "conditioned upon the filing, no later than 30 days after closing the transaction authorized by such grant, of a Petition for Declaratory Ruling to exceed the aggregate foreign

IV. ADDITIONAL MATTERS

A. Additional Authorizations

Windstream holds numerous Commission licenses and has extensive operations throughout the United States. The Applicants intend for the lists of call signs and other references to licenses and authorizations referenced in the Applications to be complete and to include all licenses held by the respective licensees that are subject to the proposed transaction. Nevertheless, Windstream and/or its subsidiaries may have on file, or may hereafter file, additional requests for authorizations for new or modified facilities which may be granted while the transfer of control applications are still pending. Accordingly, the Applicants request that the Commission's order granting the transfer of control applications include the authority for the Transferees to acquire control of (1) any license or authorization issued to Windstream or its subsidiaries during the Commission's consideration of the transfer of control applications or during the period required for consummation of the transaction following approval, (2) any applications that are pending at the time of consummation, and (3) any leases of spectrum that Windstream and its subsidiaries enter into while this transaction is pending before the Commission or the period required for consummation. In addition, the Applicants ask that Commission approval include any licenses, spectrum leases and authorizations that may have been inadvertently omitted from the applications and related filings. Inclusion of authorizations

ownership benchmark set forth in section 310(b)(4) of the Act..."). Unlike the circumstance in Fusion Connect, the circumstances here require only a Petition for Declaratory Ruling at Step Two as no entity will gain control at either step of the transaction; in Fusion Connect, the entity obtaining control at step one was divested of control at step two.

issued while the Transaction is pending and during the consummation period, and applications pending at the time of consummation, is consistent with prior Commission decisions.⁴¹

B. Exemption from Cut-Off Rules

Pursuant to Sections 1.927(h), 1.929(a)(2), and 1.933(b) of the Commission's rules, and to the extent necessary, 42 the Applicants request a blanket exemption from any applicable cutoff rules in cases where Windstream and its subsidiaries file amendments to pending applications to reflect the change in the ownership of the licenses and authorizations related to the proposed transaction. Specifically, the Applicants request that amendments reporting a change in ownership not be treated as major amendments that require a second public notice for still-pending applications. The scope of the transaction demonstrates that the ownership changes would not be made for the acquisition of any particular pending application, but as part of a larger transaction undertaken for an independent and legitimate business purpose. Grant of this

⁴¹ See, e.g., AT&T Inc. and Cellco Partnership d/b/a Verizon Wireless, Memorandum Opinion and Order, 25 FCC Rcd 8704, 8773, ¶ 165 (2010); AT&T Wireless Services, Inc. and Cingular Wireless Corp., Memorandum Opinion and Order, 19 FCC Rcd 21522, 21627, ¶ 275 (2004).

⁴² See Sprint Nextel Corp. and Clearwire Corp., Memorandum Opinion and Order, 23 FCC Rcd 17570, ¶ 105 (2008). With respect to cut-off rules under Sections 1.927(h) and 1.929(a)(2), the Commission previously has found that the public notice announcing the transaction will provide adequate notice to the public with respect to the licenses involved, including for any license modifications pending. In such cases, it determined that a blanket exemption of the cut-off rules was unnecessary. See Ameritech Corp. and GTE Consumer Services Inc., Memorandum Opinion and Order, 15 FCC Rcd 6667, 6668, ¶ 2 n.6 (1999); Comcast Cellular Holdings, Inc. and SBC Communications, Inc., Memorandum Opinion and Order, 14 FCC Rcd 10604, 10605, ¶ 2 n.3 (1999).

request would be consistent with previous Commission actions routinely granting a blanket exemption in cases involving multiple licenses.⁴³

C. Unconstructed Facilities

Nearly all of the Commission authorizations covered by the transfer of control applications involve constructed facilities. However, certain of these authorizations relate to spectrum that Windstream acquired in Auctions 101, 102 and 103.⁴⁴ These authorizations have been issued but are not yet required to be constructed, and have not yet been constructed. The transfer of control of these unbuilt facilities is incidental to this transaction, and no separate payment has been or will be made for any individual authorization or facility. Consequently, there is no need to review the transaction under the Commission's anti-trafficking rules.⁴⁵

D. Unjust Enrichment

None of the licenses or authorizations held by Windstream were obtained pursuant to setasides or bidding credits for designated entities. Consequently, the unjust enrichment provisions of the Commission's auction rules do not apply.⁴⁶

⁴³ See, e.g., Comcast Corp. and AT&T Corp., Memorandum Opinion and Order, 17 FCC Rcd 23246, 23330-35, ¶ 224 (2002); PacifiCorp Holdings, Inc., and Century Telephone Enterprises, Inc., Memorandum Opinion and Order, 13 FCC Rcd 8891, 8915-16, ¶ 47 (1997).

⁴⁴ The specific authorizations at issue are listed in Exhibit E.

⁴⁵ See 47 C.F.R. § 1.948(i)(1) (authorizing the Commission to request additional information if the transaction appears to involve unconstructed authorizations obtained for the "principal purpose of speculation"); *id.* § 101.55(c)-(d) (permitting transfers of unconstructed microwave facilities provided that they are "incidental to the sale [of] other facilities or merger of interests.").

⁴⁶ See 47 C.F.R. § 1.2111(b)-(d).

E. Environmental Impact

The transfers of control of licenses and spectrum leases involved in this transaction will not have a significant environmental effect, as defined by Section 1.1307 of the Commission's rules.⁴⁷

F. No Other Waivers

Aside from the waiver request in Section III, above, and the exemption from the cut-off rules, the Applicants are not requesting any other waivers in connection with these applications.

G. Permit-But-Disclose Ex Parte Status

The Applicants request that the Commission designate all proceedings related to the proposed transactions as "permit-but-disclose" proceedings under the Commission's rules controlling ex parte presentations.⁴⁸ By designating these proceedings as "permit-but disclose" under Section 1.1206, the Commission will encourage and facilitate the development of a full record upon which it can base a fully supported and well-reasoned decision.

V. CONCLUSION

For the foregoing reasons, and for the reasons set forth in the individual applications filed herewith, the proposed transaction complies with all applicable Commission rules, and will result in public interest benefits without causing any public interest harms. The Applicants thus request that the Commission expeditiously grant its consent to the proposed transaction by granting the associated transfer of control applications and the waivers requested herein.

⁴⁷ See 47 C.F.R. §§ 1.1307, 1.923(e).

⁴⁸ 47 C.F.R. §§ 1.1200-1.1216.

EXHIBIT A

FRNs OF REAL PARTIES IN INTEREST

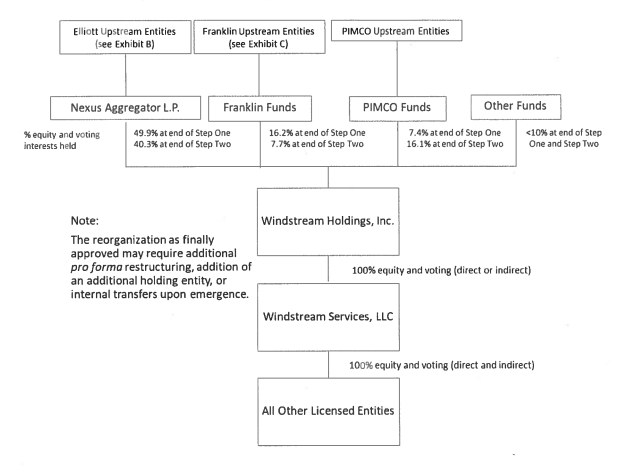
Name	FRN
Windstream Holdings, Inc.	0022732218
Windstream Services, LLC	0014400220
Nexus Aggregator LP	0029572849
Nexus Aggregator GP LLC	0029572922
Elliott Associates, L.P.	0029544921
Elliott Special GP, LLC	0029544962
Elliott Capital Advisors, L.P.	0029544996
Elliott Asset Management LLC	0029545019
Braxton Associates, Inc.	0029545027
Elliott Advisors GP LLC	0029544954
Paul E. Singer	0029555372
Franklin Resources, Inc.	0018738054
Franklin/Templeton Distributors, Inc.	0029596541
Franklin Mutual Advisers LLC	0029596566
Franklin Mutual Quest Fund	0029596574
Franklin Mutual Shares Fund	0029596582
Franklin Mutual Shares VIP Fund	0029596590

EXHIBIT B

POST TRANSACTION OWNERSHIP STRUCTURE

Windstream Post-Transaction Structure

Shows Disclosable interests through Step One and Step Two as Described in the Application



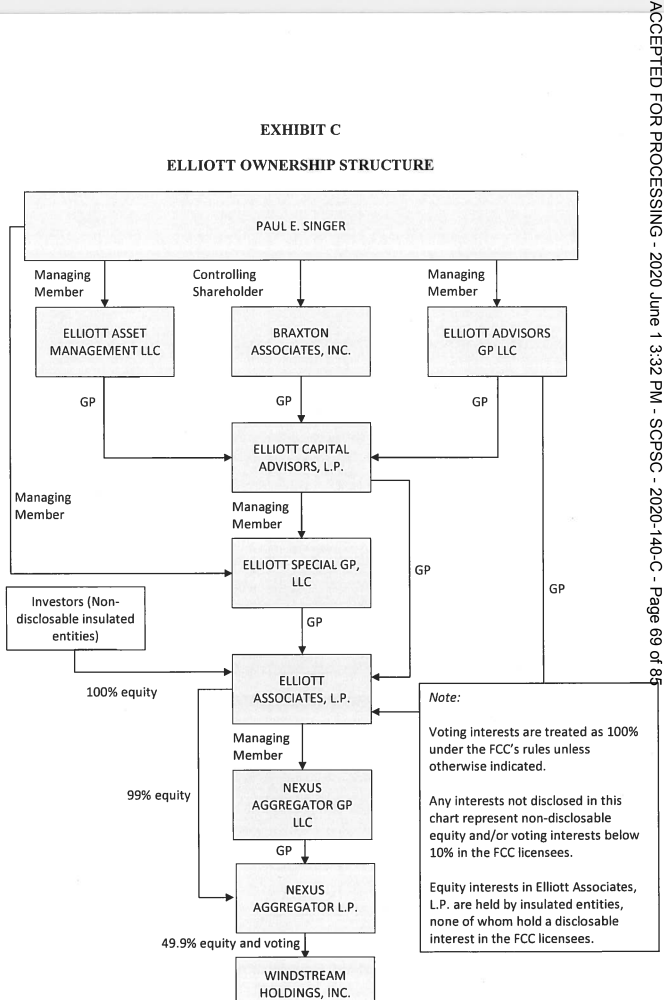


EXHIBIT D FRANKLIN OWNERSHIP STRUCTURE

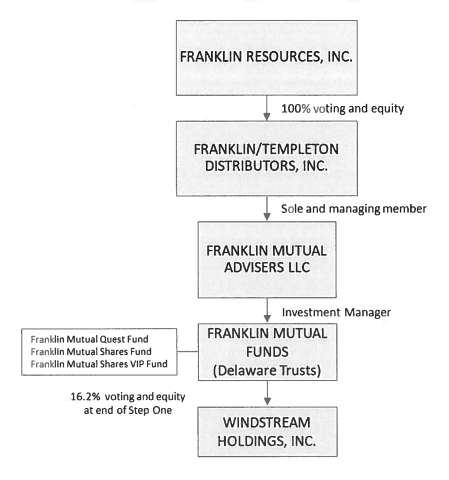


EXHIBIT E

CERTAIN UNCONSTRUCTED AUCTION 101, 102 AND 103 WIRELESS LICENSES

Auction 101 Licenses 27.500 – 27.925 GHz				
Callsign	Radio Service	Market Number	Market Description	Channel Block
WREU275	UU	C05003	ASHLEY, AR	L1
WREU276	UU	C05009	BOONE, AR	L1
WREU277	บบ	C05013	CALHOUN, AR	LI
WREU278	บบ	C05015	CARROLL, AR	LI
WREU279	UU	C05025	CLEVELAND, AR	L2
WREU280	UU	C05039	DALLAS, AR	L2
WREU281	บบ	C05045	FAULKNER, AR	LI
WREU282	UU	C05053	GRANT, AR	L2
WREU283	UU	C05061	HOWARD, AR	LI
WREU284	บบ	C05091	MILLER, AR	L2
WREU285	UU	C05097	MONTGOMERY, AR	L1
WREU286	UU	C05105	PERRY, AR	L1
WREU287	UU	C05109	PIKE, AR	L1
WREU288	UU	C05129	SEARCY, AR	L1
WREU289	บบ	C05133	SEVIER, AR	Ll
WREU290	UU	C05141	VAN BUREN, AR	L1
WREU291	UU	C05149	YELL, AR	LI
WREU292	UU	C13011	BANKS, GA	LI
WREU293	บบ	C13085	DAWSON, GA	LI
WREU294	บบ	C13119	FRANKLIN, GA	L2
WREU295	UU	C13137	HABERSHAM, GA	L1
WREU296	UU	C13187	LUMPKIN, GA	L1
WREU297	UU	C13213	MURRAY, GA	L1
WREU298	UU	C13257	STEPHENS, GA	L2
WREU299	UU	C13311	WHITE, GA	L2
WREU300	UU	C13313	WHITFIELD, GA	LI
WREU301	UU	C19007	APPANOOSE, IA	L2
WREU302	UU	C19025	CALHOUN, IA	Ll
WREU303	UU	C19031	CEDAR, IA	L2
WREU304	UU	C19037	CHICKASAW, IA	L2
WREU305	UU	C19063	EMMET, IA	L2
WREU306	UU	C19075	GRUNDY, IA	Li
WREU307	# UU	C19079	HAMILTON, IA	LI
WREU308	UU	C19087	HENRY, IA	L2
WREU309	บบ	C19089	HOWARD, IA	L2
WREU310	บบ	C19095	IOWA, IA	LI

Auction 101 Licenses 27.500 – 27.925 GHz				
Callsign	Radio Service	Market Number	Market Description	Channel Block
WREU311	UU	C19101	JEFFERSON, IA	L2
WREU312	UU	C19107	KEOKUK, IA	L2
WREU313	UU	C19115	LOUISA, IA	L1
WREU314	UU	C19131	MITCHELL, IA	L2
WREU315	UU	C19135	MONROE, IA	L2
WREU316	UU	C19147	PALO ALTO, IA	LI
WREU317	UU	C19183	WASHINGTON, IA	L2
WREU318	UU	C19197	WRIGHT, IA	LI
WREU319	UU	C21019	BOYD, KY	L2
WREU320	UU	C21039	CARLISLE, KY	LI
WREU321	UU	C21043	CARTER, KY	L2
WREU322	UU	C21051	CLAY, KY	L2
WREU323	UU	C21089	GREENUP, KY	L1
WREU324	UU	C21121	KNOX, KY	L2
WREU325	UU	C21125	LAUREL, KY	L2
WREU326	UU	C21133	LETCHER, KY	L1
WREU327	UU	C21135	LEWIS, KY	L1
WREU328	UU	C21139	LIVINGSTON, KY	L1
WREU329	UU	C27141	SHERBURNE, MN	L1
WREU330	UU	C29023	BUTLER, MO	LI
WREU331	UU	C29039	CEDAR, MO	L1
WREU332	UU	C29061	DAVIESS, MO	LI
WREU333	UU	C29167	POLK, MO	LI
WREU334	UU	C29211	SULLIVAN, MO	L2
WREU335	UU	C29227	WORTH, MO	L1
WREU336	UU	C31001	ADAMS, NE	L2
WREU337	UU	C31035	CLAY, NE	Ll
WREU338	UU	C31059	FILLMORE, NE	L2
WREU339	UU	C31067	GAGE, NE	L2
WREU340	UU	C31095	JEFFERSON, NE	L2
WREU341	UU	C31097	JOHNSON, NE	L2
WREU342	UU	C31129	NUCKOLLS, NE	L1
WREU343	UU	C31133	PAWNEE, NE	L2
WREU344	UU	C31151	SALINE, NE	L2
WREU345	UU	C31159	SEWARD, NE	L2
WREU346	UU	C31169	THAYER, NE	L2
WREU347	UU	C31185	YORK, NE	L2
WREU348	UU	C35025	LEA, NM	L2
WREU349	UU	C36013	CHAUTAUQUA, NY	L2
WREU350	UU	C39105	MEIGS, OH	L1

Ex.E-2

Auction 101 Licenses 27.500 – 27.925 GHz				
Callsign	Radio Service	Market Number	Market Description	Channel Block
WREU351	UU	C42023	CAMERON, PA	L2
WREU352	UU	C42025	CARBON, PA	L1
WREU353	UU	C42031	CLARION, PA	L1
WREU354	UU	C42039	CRAWFORD, PA	Li
WREU355	UU	C42047	ELK, PA	L1
WREU356	UU	C42053	FOREST, PA	L2
WREU357	UU	C42065	JEFFERSON, PA	L2
WREU358	บบ	C42119	UNION, PA	LI
WREU359	UU	C45017	CALHOUN, SC	LI
WREU360	UU	C48003	ANDREWS, TX	L2
WREU361	บบ	C48035	BOSQUE, TX	L2
WREU362	UU	C48037	BOWIE, TX	LI
WREU363	UU	C48059	CALLAHAN, TX	L2
WREU364	UU	C48067	CASS, TX	L2
WREU365	UU	C48133	EASTLAND, TX	L2
WREU366	UU	C48145	FALLS, TX	L2
WREU367	UU	C48207	HASKELL, TX	L1
WREU368	UU	C48217	HILL, TX	L2
WREU369	UU	C48275	KNOX, TX	L1
WREU370	UU	C48335	MITCHELL, TX	L2
WREU371	UU	C48343	MORRIS, TX	L1
WREU372	UU	C48365	PANOLA, TX	LI
WREU373	UU	C48387	RED RIVER, TX	L1
WREU374	UU.	C48389	REEVES, TX	L2
WREU375	UU	C48405	SAN AUGUSTINE, TX	LI
WREU376	UU	C48417	SHACKELFORD, TX	L1
WREU377	UU	C48419	SHELBY, TX	L1
WREU378	UU	C48433	STONEWALL, TX	L2
WREU379	UU	C48447	THROCKMORTON, TX	L2
WREU380	UU	C48455	TRINITY, TX	L1

Auction 102 Licenses 24.25 – 24.45 & 24.75 – 25.25 GHz				
Callsign	Radio Service	Market Number	Market Description	Channel Block
WREV930	UU	PEA086	Frankfort, KY	A
WREV982	UU	PEA086	Frankfort, KY	С
WREW219	UU	PEA086	Frankfort, KY	D
WREV931	UU	PEA117	La Grange, GA	A
WREV983	บบ	PEA117	La Grange, GA	С
WREW220	UU	PEA117	La Grange, GA	D
WREV932	UU	PEA128	Macon, GA	A
WREV984	UU	PEA128	Macon, GA	С
WREW221	UU	PEA128	Macon, GA	D
WREV933	UU	PEA133	Nacogdoches, TX	A
WREV969	UU	PEA133	Nacogdoches, TX	В
WREV985	UU	PEA133	Nacogdoches, TX	С
WREW222	UU	PEA133	Nacogdoches, TX	D
WREV934	บบ	PEA134	Newark, OH	A
WREV986	บบ	PEA134	Newark, OH	С
WREW223	บบ	PEA134	Newark, OH	D
WREV935	UU	PEA139	Hot Springs, AR	A
WREV970	UU	PEA139	Hot Springs, AR	В
WREV987	UU	PEA139	Hot Springs, AR	С
WREV936	บบ	PEA141	Brainerd, MN	A
WREV988	UU	PEA141	Brainerd, MN	С
WREW224	UU	PEA141	Brainerd, MN	D
WREV937	บบ	PEA151	Winston-Salem, NC	A
WREV989	บบ	PEA151	Winston-Salem, NC	С
WREW225	UU	PEA151	Winston-Salem, NC	D
WREV938	UU	PEA159	Valdosta, GA	A
WREV990	UU	PEA159	Valdosta, GA	С
WREW226	UU	PEA159	Valdosta, GA	D
WREV939	UU	PEA165	Rome, GA	A
WREV991	UU	PEA165	Rome, GA	С
WREW227	บบ	PEA165	Rome, GA	D
WREV971	บบ	PEA171	Fort Smith, AR	В
WREV940	UU	PEA177	Savannah, GA	A
WREV992	บบ	PEA177	Savannah, GA	С
WREW228	บบ	PEA177	Savannah, GA	D
WREV941	UU	PEA199	Dalton, GA	A
WREV993	UU	PEA199	Dalton, GA	C
WREW229	UU	PEA199	Dalton, GA	D
WREV942	บบ	PEA201	Eagle Pass, TX	A
WREV972	UU	PEA201	Eagle Pass, TX	В

Ex.E-4

Auction 102 Licenses 24.25 – 24.45 & 24.75 – 25.25 GHz				
Callsign	Callsign Radio Market Service Number		Market Description	Channel Block
WREV994	UU	PEA201	Eagle Pass, TX	С
WREV943	UU	PEA202	Columbus, GA	A
WREV973	UU	PEA202	Columbus, GA	В
WREV995	บบ	PEA202	Columbus, GA	С
WREV944	UU	PEA207	Brunswick, GA	A
WREV996	UU	PEA207	Brunswick, GA	С
WREW230	UU	PEA207	Brunswick, GA	D
WREV945	UU	PEA208	Salisbury, NC	A
WREV997	บ่บ	PEA208	Salisbury, NC	С
WREW231	บบ	PEA208	Salisbury, NC	D
WREV946	UU	PEA214	Lincoln, NE	A
WREV998	บบ	PEA214	Lincoln, NE	С
WREW232	UU	PEA214	Lincoln, NE	D
WREV947	UU	PEA231	Fremont, NE	A
WREV999	UU	PEA231	Fremont, NE	С
WREW233	UU	PEA231	Fremont, NE	D
WREV948	บบ	PEA234	Lexington, NC	A
WREW200	บบ	PEA234	Lexington, NC	С
WREW234	UU	PEA234	Lexington, NC	D
WREV949	UU	PEA237	Hinesville, GA	A
WREW201	UU	PEA237	Hinesville, GA	С
WREW235	UU	PEA237	Hinesville, GA	D
WREV950	UU	PEA239	Kannapolis, NC	A
WREW202	UU	PEA239	Kannapolis, NC	С
WREW236	บบ	PEA239	Kannapolis, NC	D
WREV951	UU	PEA241	Dublin, GA	A
WREV974	UU	PEA241	Dublin, GA	В
WREW203	UU	PEA241	Dublin, GA	С
WREV952	UU	PEA250	Las Cruces, NM	A
WREV953	UU	PEA272	Brownwood, TX	A
WREW204	UU	PEA272	Brownwood, TX	С
WREW237	UU	PEA272	Brownwood, TX	D
WREV954	UU	PEA275	Corsicana, TX	A
WREW205	UU	PEA275	Corsicana, TX	С
WREW238	UU	PEA275	Corsicana, TX	D
WREV955	UU	PEA308	Americus, GA	A
WREV975	UU	PEA308	Americus, GA	В
WREW206	UU	PEA308	Americus, GA	С
WREV956	UU	PEA331	Plainview, TX	A
WREV976	UU	PEA331	Plainview, TX	В

Ex.E-5

Colleian		Market Number	Market Description	Channel Block
WREW207	UU	PEA331	Plainview, TX	С
WREV957	UU	PEA332	Bennettsville, SC	A
WREV977	UU	PEA332	Bennettsville, SC	В
WREW208	UU	PEA332	Bennettsville, SC	С
WREW239	UU	PEA332	Bennettsville, SC	D
WREV958	UU	PEA334	Pampa, TX	A
WREV978	UU	PEA334	Pampa, TX	В
WREW209	UU	PEA334	Pampa, TX	С
WREV959	UU	PEA337	Mineral Wells, TX	A
WREV979	UU	PEA337	Mineral Wells, TX	В
WREW210	· UU	PEA337	Mineral Wells, TX	С
WREV960	UU.	PEA341	Alamogordo, NM	A
WREW211	UU	PEA341	Alamogordo, NM	С
WREW240	UU	PEA341	Alamogordo, NM	D
WREV961	UU	PEA357	Espanola, NM	A
WREW212	UU	PEA357	Espanola, NM	С
WREW241	UU	PEA357	Espanola, NM	D
WREV962	UU	PEA363	Big Spring, TX	A
WREV963	UU	PEA376	Hereford, TX	A
WREW213	UU	PEA376	Hereford, TX	С
WREW242	UU	PEA376	Hereford, TX	D
WREV964	UU	PEA383	Creston, IA	A
WREW214	UU	PEA383	Creston, IA	С
WREW243	UU	PEA383	Creston, IA	D
WREV965	UU	PEA388	Atlantic, IA	A
WREW215	UU	PEA388	Atlantic, IA	С
WREW244	UU	PEA388	Atlantic, IA	D
WREV966	UU	PEA400	Muleshoe, TX	A
WREW216	UU	PEA400	Muleshoe, TX	С
WREW245	UU	PEA400	Muleshoe, TX	D
WREV967	UU	PEA401	Floydada, TX	A
WREV980	UU	PEA401	Floydada, TX	В
WREW217	UU	PEA401	Floydada, TX	С
WREV968	UU	PEA411	Van Horn, TX	A
WREV981	UU	PEA411	Van Horn, TX	В
WREW218	UU	PEA411	Van Horn, TX	С

Auction 103 Licenses 37.6-38.6 & 38.6-40 GHz				
License Number	Radio Service	Market Number	Market Description	Channel Block
UU-PEA043-M10	UU	PEA043	Charlotte, NC	M10
UU-PEA043-M9	UU	PEA043	Charlotte, NC	M9
UU-PEA043-N1	UU	PEA043	Charlotte, NC	N1
UU-PEA043-N2	UU	PEA043	Charlotte, NC	N2
UU-PEA131-N11	UU	PEA131	Sanford, NC	NII
UU-PEA131-N12	UU	PEA131	Sanford, NC	N12
UU-PEA131-N13	UU	PEA131	Sanford, NC	N13
UU-PEA131-N14	UU	PEA131	Sanford, NC	N14
UU-PEA162-M10	UU	PEA162	Elizabethtown, KY	M10
UU-PEA162-M9	บบ	PEA162	Elizabethtown, KY	M9
UU-PEA162-N1	UU	PEA162	Elizabethtown, KY	NI
UU-PEA162-N2	UU	PEA162	Elizabethtown, KY	N2
UU-PEA176-N1	UU	PEA176	Ames, IA	NI
UU-PEA176-N2	UU	PEA176	Ames, IA	N2
UU-PEA176-N3	UU	PEA176	Ames, IA	N3
UU-PEA176-N4	UU	PEA176	Ames, IA	N4
UU-PEA179-N1	UU	PEA179	Burlington, IA	NI
UU-PEA179-N2	UU	PEA179	Burlington, IA	N2
UU-PEA179-N3	UU	PEA179	Burlington, IA	N3
UU-PEA179-N4	UU	PEA179	Burlington, IA	N4
UU-PEA196-N10	UU	PEA196	Cape Girardeau, MO	N10
UU-PEA196-N11	UU	PEA196	Cape Girardeau, MO	N11
UU-PEA196-N12	UU	PEA196	Cape Girardeau, MO	N12
UU-PEA196-N9	UU	PEA196	Cape Girardeau, MO	N9
UU-PEA369-N11	บบ	PEA369	Red Oak, IA	NII
UU-PEA369-N12	UU	PEA369	Red Oak, IA	N12
UU-PEA369-N13	UU	PEA369	Red Oak, IA	N13
UU-PEA369-N14	UU	PEA369	Red Oak, IA	N14
UU-PEA396-M10	UU	PEA396	Winterset, IA	M10
UU-PEA396-M9	UU	PEA396	Winterset, IA	M9
UU-PEA396-N1	บบ	PEA396	Winterset, IA	N1
UU-PEA396-N2	UU	PEA396	Winterset, IA	N2

ATTACHMENT 2: Domestic 214 Addendum

Pursuant to Section 63.04(b)⁴ of the Commission's Rules, the Applicants provide the following cross-references and additional information requested under Section 63.04(a), paragraphs (6) through (12).

(a)(6) Description of the Transaction

This information is referenced in Section II in the main text of this application. and provided in Section I of the separate attachment to this application.

(a)(7) Description of the geographic areas in which the Transferor and Transferee (and their affiliates) offer domestic telecommunications services, and what services are provided in each area.

As described above, the Transferor is a debtor in possession. The Transferee is a new holding company that will be formed to hold newly issued equity in the existing Windstream Services, LLC or its successor, a similar, newly formed entity, following its emergence from bankruptcy, with former first lienholders having acquired all the equity in New Windstream.

Transferor's subsidiaries provide voice and data services that enhance the communication capabilities of consumers and businesses across the U.S. In addition, its operating subsidiaries supply core transport solutions on a local and long-haul fiber network spanning approximately 150,000 route miles. Windstream's consumer and small business segment includes approximately 1.4 million residential and small business customers that receive voice, broadband, entertainment, and security solutions. Windstream's enterprise business segment offers services such as software-defined wide area networking ("SD-WAN") and unified communications as a service ("UcaaS") to businesses across the U.S., offers solutions to enable businesses to compete more effectively in the digital economy, and offers a

⁴ See 47 C.F.R. § 63.04(b).

variety of other data services, such as cloud computing. Windstream leverages its nationwide network to provide 100 Gbps bandwidth and transport services to wholesale customers, including telecommunications companies, content providers, and cable and other network operators.

Windstream's incumbent local exchange carrier ("ILEC") operating subsidiaries offer services to residential, business, and government customers in Alabama, Arkansas, Florida, Georgia, Iowa, Kentucky, Minnesota, Mississippi, Missouri, Nebraska, New Mexico, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, South Carolina, and Texas. In addition, its competitive local exchange carrier ("CLEC") operating subsidiaries offer services, primarily to business and government customers, in all fifty states and the District of Columbia.

As described above, funds affiliated with Elliott will hold a disclosable interest in Windstream. While Elliott does not provide telecommunications services it will, pending FCC approval of several transactions,⁵ have a disclosable 49% interest in LogMeIn, Inc., which itself has wholly-owned subsidiaries that hold telecommunications authorizations: GetGo Communications, LLC, GetGo Communications Virginia LLC, Grasshopper Group, LLC, LogMeIn Audio LLC, and Jive Communications, Inc. Collectively these subsidiaries offer services including enterprise-grade hosted VoIP, unified communications, audio conferencing, integrated phone service solutions, voicemail processing, and other enhanced services. These subsidiaries, individually or together, are authorized to provide competitive telecommunications services pursuant to registration, public service commission order, or on a deregulated basis in the states of Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia,

⁵ See transaction description in WC Docket No. 19-396.

Hawaii, Illinois, Indiana, Iowa, Kentucky, Louisiana, Maryland, Massachusetts, Michigan, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Oregon, Pennsylvania, South Carolina, Texas, Washington, and Wisconsin.⁶

(a)(8) Statement on Streamlined Treatment

Applicants do not request streamlined processing due to the non-routine nature of certain aspects of this Transaction as outlined in Attachment 1.

(a)(9) Identification of Other Commission Applications Related to This Transaction

This consolidated application for approval to transfer control of both domestic and international Section 214 authorizations covers three international Section 214 authorizations, and domestic Section 214 authorizations held by 126 entities.

In addition, multiple subsidiaries of Windstream hold various Title III wireless licenses that are subject to applications submitted to the FCC's Wireless Telecommunications Bureau requesting approval for the transfer of control of these licenses.

(a)(10) Statement whether the applicants are requesting special consideration because either party to the Transaction is facing imminent business failure.

The authorizations and licenses subject to the various transfer of control applications identified in the foregoing section are currently held by several entities operating as debtors in

⁶ In addition, four of these subsidiaries have received international Section 214 authority. GetGo Communications, LLC holds international Section 214 authority granted in FCC File No. ITC-214-20130118-00015 to provide facilities-based service and resale service. Grasshopper Group, LLC holds international Section 214 authority granted in FCC File No. ITC-214-20090916-00417 to provide resale service. LogMeIn Audio LLC holds international Section 214 authority granted in FCC File No. ITC-214-20090113-00015 to provide resale service. Jive Communications, Inc. holds international Section 214 authority granted in FCC File No. ITC-214-20130802-00209 to provide resale service.

possession. Applicants seek approval to allow Windstream to emerge from federal bankruptcy protection and operate on a firmer financial footing. To that end, expedited treatment is warranted: it will enable Windstream to emerge from bankruptcy, facilitate successful operation of the bankruptcy laws, and ensure that the company will remain as a provider of telecommunications services to the public throughout the United States.

(a)(11) Identification of any separately filed waiver requests being sought in conjunction with the transaction

The Applicants seek a waiver, to the extent required, to allow a two-step processing approach that would permit the Windstream entities to emerge from bankruptcy quickly.

Additional information is provided in Sections I.E.2. and III of Attachment 1, "Description of Proposed Transaction and Public Interest Statement."

(a)(12) Public Interest Statement

This information is referenced in Section III in the main text of this application, and provided in Section II of Attachment 1, "Description of Proposed Transaction and Public Interest Statement."

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List of Windstream Companies Holding Domestic 214 Authority

Company	State of Organization
Windstream Services, LLC *	Delaware
American Telephone Company, LLC *	Delaware
A.R.C. Networks, Inc. *	New York
ATX Licensing, Inc. *	Delaware
ATX Telecommunications of Virginia, LLC	Delaware
BridgeCom International, Inc. *	Delaware
Broadview Networks of Virginia, Inc.	Virginia
Broadview Networks, Inc. *	New York
Broadview NP Acquisition Corp.	Delaware
Business Telecom of Virginia, Inc.	Virginia
Business Telecom, LLC*	North Carolina
Cavalier Telephone Mid-Atlantic, L.L.C. *	Delaware
Cavalier Telephone, L.L.C. *	Virginia
Choice One Communications of Connecticut Inc. *	Delaware
Choice One Communications of Maine Inc. *	Delaware
Choice One Communications of Massachusetts Inc. *	Delaware
Choice One Communications of New York Inc. *	Delaware
Choice One Communications of Ohio Inc. *	Delaware
Choice One Communications of Pennsylvania Inc. *	Delaware
Choice One Communications of Rhode Island Inc. *	Delaware
Choice One Communications of Vermont, Inc.	Delaware
Choice One Communications Resale L.L.C. *	Delaware
Choice One of New Hampshire Inc. *	Delaware
Connecticut Broadband, LLC *	Connecticut
Conversant Communications of Connecticut, LLC *	Connecticut
Conversant Communications of Maine, LLC *	Maine
Conversant Communications of Massachusetts, Inc. *	Massachusetts
Conversant Communications of New Hampshire, LLC *	New Hampshire
Conversant Communications of New Jersey, LLC *	New Jersey
Conversant Communications of New York, LLC *	New York
Conversant Communications of Rhode Island, LLC *	Rhode Island
Conversant Communications Resale L.L.C. *	Delaware
CTC Communications Corp. *	Massachusetts

CTC Communications of Virginia, Inc. *	Virginia
DeltaCom, LLC *	Alabama
Eureka Telecom of VA, Inc.	Virginia
Eureka Telecom, Inc. *	Delaware
Georgia Windstream, LLC	Delaware
InfoHighway of Virginia, Inc.	Virginia
Intellifiber Networks, LLC *	Virginia
LDMI Telecommunications, LLC *	Michigan
Lightship Telecom, LLC *	Delaware
MassComm LLC *	New York
McLeodUSA Telecommunications Services, L.L.C. *	Iowa
Network Telephone Corporation *	Florida
Oklahoma Windstream, LLC	Oklahoma
PaeTec Communications of Virginia, LLC *	Virginia
PaeTec Communications, LLC *	Delaware
Talk America of Virginia, LLC	Virginia
Talk America, LLC *	Delaware
Texas Windstream, LLC	Texas
The Other Phone Company, LLC *	Florida
TruCom Corporation *	New York
US LEC Communications LLC *	Florida
US LEC of Alabama LLC *	North Carolina
US LEC of Florida LLC *	North Carolina
US LEC of Georgia LLC *	Delaware
US LEC of Maryland LLC *	North Carolina
US LEC of North Carolina LLC *	North Carolina
US LEC of Pennsylvania LLC *	North Carolina
US LEC of South Carolina LLC *	Delaware
US LEC of Tennessee LLC *	Delaware
US LEC of Virginia LLC *	Delaware
US Xchange of Illinois, L.L.C. *	Delaware
US Xchange of Indiana, L.L.C. *	Delaware
US Xchange of Michigan, L.L.C. *	Delaware
US Xchange of Wisconsin, L.L.C. *	Delaware
US Xchange, Inc.	Delaware
Valor Telecommunications of Texas, LLC dba Windstream Communications Southwest	Delaware

Windstream Accucomm Telecommunications, LLC	Georgia
Windstream Alabama, LLC	Alabama
Windstream Arkansas, LLC	Delaware
Windstream Buffalo Valley, Inc.	Pennsylvania
Windstream Communications Kerrville, LLC	Texas
Windstream Communications Telecom, LLC	Texas
Windstream Communications, LLC *	Delaware
Windstream Concord Telephone, LLC	North Carolina
Windstream Conestoga, Inc.	Pennsylvania
Windstream D&E Systems, LLC *	Delaware
Windstream Direct, LLC	Minnesota
Windstream EN-TEL, LLC	Minnesota
Windstream FiberNet, LLC f/k/a Earthlink Carrier, LLC *	Delaware
Windstream Florida, LLC	Florida
Windstream Georgia Communications, LLC	Georgia
Windstream Georgia Telephone, LLC	Georgia
Windstream Georgia, LLC	Georgia
Windstream Iowa Communications, LLC *	Delaware
Windstream Iowa-Comm, LLC	Iowa
Windstream IT-Comm, LLC	Iowa
Windstream KDL, LLC *	Kentucky
Windstream KDL-VA, LLC *	Virginia
Windstream Kentucky East, LLC	Delaware
Windstream Kentucky West, LLC	Kentucky
Windstream Kerrville Long Distance, LLC *	Texas
Windstream Lakedale Link, Inc.	Minnesota
Windstream Lakedale, Inc.	Minnesota
Windstream Lexcom Communications, LLC	North Carolina
Windstream Lexcom Long Distance, LLC *	North Carolina
Windstream Mississippi, LLC	Delaware
Windstream Missouri, LLC	Delaware
Windstream Montezuma, LLC	Iowa
Windstream Nebraska, Inc.	Delaware
Windstream New Edge, LLC f/k/a EarthLink Business, LLC *	Delaware
Windstream New York, Inc.	New York
Windstream Norlight, LLC *	Kentucky

Windstream NorthStar, LLC	Minnesota
Windstream NTI, LLC *	Wisconsin
Windstream NuVox Arkansas, LLC *	Delaware
Windstream NuVox Illinois, LLC	Delaware
Windstream NuVox Indiana, LLC	Delaware
Windstream NuVox Kansas, LLC	Delaware
Windstream NuVox Missouri, LLC	Delaware
Windstream NuVox Ohio, LLC	Delaware
Windstream NuVox Oklahoma, LLC	Delaware
Windstream NuVox, LLC	Delaware
Windstream of the Midwest, Inc.	Nebraska
Windstream Ohio, LLC	Ohio
Windstream Oklahoma, LLC	Delaware
Windstream Pennsylvania, LLC	Delaware
Windstream South Carolina, LLC	South Carolina
Windstream Southwest Long Distance, LLC *	Delaware
Windstream Standard, LLC	Georgia
Windstream Sugar Land, LLC	Texas
Windstream Systems of the Midwest, Inc. *	Nebraska
Windstream Western Reserve, LLC	Ohio